City

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TOGETHER W

ALSO CERT MISSION ST

BY-LAWS

---OF THE---

City of London

REVISED AND CONSOLIDATED

By direction of the Municipal Council, 1892.

TOGETHER WITH THE NAMES OF THE MEMBERS OF THE COUNCIL AND TABLES GIVING ABSTRACT OF THE LOCAL IMPROVEMENTS, ETC.

ALSO CERTAIN BY-LAWS OF THE BOARD OF POLICE COM-MISSIONERS, AGREEMENTS ENTERED INTO BY, AND STATUTORY ENACTMENTS RELATING TO THE CORPORATION.



London, Ontario: H. C. ALLISON'S PRINTING COMPANY. 1893. -----

Printed by Order of the City Council.

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PREFACE.

The fact that upwards of 700 By-laws had been passed by the Municipal Council since the consolidation of 1879,—many to repeal or amend portions thereof and many (rendered necessary by changes in the Municipal Act) to enact matters not contemplated at the time of that revision, convinced the Council of 1892 that the publication of a new edition, could not, in the interests of the public, be longer delayed.

After being commissioned to undertake the work, I was authorized to confer with the several Standing Committees in regard to such portions of the consolidation as related to their respective departments; and my sincere thanks are due to the chairmen and members of these respective Committees for their courtesy to myself as well as for the consideration and assist-

ance rendered in the revision of the work.

I have deemed it expedient to publish, in their serial order (see table I), the titles, dates, etc., of the By-laws passed since the last consolidation, except such as provide for levying rates to pay for local improvements—an abstract of which will be found in tables II to VI inclusive. It is hoped that these several tables as well as the index will be found complete and convenient for reference.

That the Volume as a whole may be found convenient and valuable to all whose duty it is to administer civic government as well as to any others who may have occasion to refer to it, is the sincere

desire of the compiler.

C. A. KINGSTON.

London, December, 1892.

Members of the Board of Police and Town Council from the Incorporation of London, in 1840, until 1854.

Clerk.	Alex. Robertson, D. J. Hughes, W. K. Cornish, W. K. Cornish, George Railton, Thomas Scatcherd, Thomas Scatcherd, Thomas Scatcherd,		Alfred Carter,	James Farley,	M. Anderson, Reeve. James Farley, Wm. Barker, Dep.	M. Anderson, Reeve, James Farley, Wm. Barker, Dep.	M. Anderson, Reeve. James Farley, Wm. Barker, Dep.	Wm. Barker.Reeve. James Farley, M. Holmes, Dep.	Wm. Barker, Reeve, James Farley, M. Anderson, Dep.
Fifth Member.	James Givins, James Givins, Ed. Matthews, John O'Neil, James Farley, John O'Flynn, George Thomas, Dr. H. D. Leven	Reeve	Deputy-neeve.		M. Anderson, Ree Wm. Barker, Der	M. Anderson, Ree Wm. Barker, De	M. Anderson, Reev Wm. Barker, Dep.	Wm. Barker, Ree M. Holmes, Dep.	Wm. Barker, Reev M. Anderson, Dep.
St. David's Ward.	John Balkwill, John Balkwill, John Balkwill, John Balkwill, John Balkwill, John Chym, anes Graham,		A. McCormick, John Doyle,	James Graham, Benjamin Nash,	Benjamin Nash, John K. Labatt, Edward Adams,	John K. Labatt, D. M. Thompson, John Clegg,	James Daniell, George Code, John Clegg,	James Daniell, Peter Schram, John Scanlan,	James Moffatt, John Blair, John Clegg,
St. Andrew's Ward.	Simeon Morrill, Simeon Morrill, H. Van Buskirk, Richard Frank, John Talbot, John Balkwill, Simeon Morrill, Philo Remorti	OUNCIL.	Philo Bennett, Michael Serger,	James Daniell, Philo Bennett,	Simeon Morrill, James Daniell, Philo Bennett,	Simeon Morrill, Oliver McClary, Marcus Holmes,	Marcus Holmes, James Reid, Oliver McClary,	Marcus Holmes, James Ceusins, Ellis W. Hyman,	Marcus Holmes, James Cousins, Ellis W. Hyman,
St. Patrick's Ward. St. George's Ward. St. Andrew's Ward. St. David's Ward.	Geo. J. Goodhue, John Claris, John Claris, John Claris, John Jennings, John Jennings, T. W. Stephen, William Barben,	TOWN COUNCIL.	William Barker, Samuel Stansfield,	William Barker, Thomas Carling,	Thomas Carling, H. C. R. Becher, William Barker,	Thomas Carling, H. C. R. Becher, William Barker,	Thomas Carling, William Barker, J. C. Meredith,	Thomas Carling, William Barker, J. C. Meredith,	John Carling, William Barker, Robert Wilson,
St. Patrick's Ward.	Dennis O'Brien, Dennis O'Brien, John O'Neil, Ed. Matthews, J. Cruickshank, J. Cruickshank, William Balkwill, H S. Rohinsowill		H. S. Robinson, John Dimond,	M. Anderson, Robert Gunn,	M. Anderson, L. Lawrason, John Ashton,	Edward Adams, M. Andersen, John Ashton,	Edward Adams, James Oliver, M. Anderson,	Edward Adams, M. Anderson, James Oliver,	M. Anderson, Edward Adams, Eliiah Leonard,
President.	Geo. J. Gwodhue, James Givins, Ed. Matthews, Ed. Matthews, James Farley, John Balkwill, T. W. Shepherd, H.: T. W. Shepherd,	MAYOR.	848 Simeon Morrill,	1849 Thos. C. Dixon,	Simeon Morrill,	1851 Simeon Morrill,	1852 Edward Adams,	1853 Edward Adams,	1854 Marcus Holmes,
Kear	8 8 4 4 5 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	1	848	6481	1850	1851	1852	1853	1854

Members of City Council from Incorporation

Year.	Mayor,	First Ward.	Second Ward.	Third Ward.
1855	Murray Anderson	Alderman. Peter Schram. James Moffatt.	Aldermen, M. Anderson, Elijah Leonard.	Aldermen. James Paniell. Joseph Gibbons.
		Councilmen. John Blair. B. Wheeler.	Councilmen. Wm. McBride. Geo M. Gunn.	Councilmen. Arthur Wallace John Clegg.
1856	William Barker.	Aldermen. Peter Schram. James Moffatt.	Aldermen. Elijah Leonard. Wm. McBride.	Aldermen. Marcus Holmes. David Glass.
		Councilmen. John Blair. R. S. Talbot.	Councilmen. S. McBride. John O'Neil.	Councilmen. John Clegg. John A. Arnold.
1857	Elijah Leonard.	Aldermen. James Moffatt. James Cousins.	Aldermen. Elijah Leonard. Wm. McBride.	Aldermen. Marcus Holmes. David Glass.
		Councilmen. John Blair. George Taylor.	Councilmen. S. McBride. John O'Neil.	Councilmen. John Arnold. Jumes Durand.
1858	David Glass,	Aldermen. James Cousins. John Blair.	Aldermen. Wm. McBride. M. Anderson.	Aldermen. Marcus Holmes. David Glass.
		Councilmen. B. Wheeler. Robert Gunn.	Councilmen. S. McBride. John O'Neil.	Councilmen. James Durand. John Cousins.
1859		Aldermen. James Moffatt. J. I. Mackenzie.	Aldermen. S. McBride. Wm. Begg.	Aldermen. T. H. Buckley. B. A. Mitchell.
		Councilmen. Charles Stead. John Bonser.	Councilmen. J. K. Brown. James Gillean.	Councilmen. James Reid. David Hughes.
1860	James Moffatt.	Aldermen. J. I. Mackenzie, Charles Stead.	Aldermen. S. McBride, Wm. Begg.	Aldermen. T. H. Buckley. C. D. Holmes.
		Councilmen. B. Wheeler, A. Campbell,	Councilmen, James Gillean, Wm. Pope,	Councilmen. David Hughes. J. J. Spettigue.
1861 F		E. Cornish. Charles Stead. J. M. Cousins.		Aldermen. C. D. Holmes. Ed. Heathfield.
	J	Councilmen, B. Wheeler, John Bonser,	Councilmen, J. B Smyth, Wm. Divinny,	Councilmen. David Hughes. J. J. Spettigue.

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Alde W. S. Jas. H

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Ald Jas. H H. Ste

Cour John Alex.

Ald Jas, F H. Ste

Cou John Alex,

Fourth Ward.	Fifth Ward.	Sixth Ward.	Seventh Ward.	Clerk.
Aldermen.	Aldermen.	Aldermen,	Aldermen.	John Doyl.
R. Abernethy.	Daniel Lester.	John Carling,	Wm, Barker.	
J. W.Kermott.	Geo. G. Magee.	Thomas Peel,	Wm. Darby.	
Councilmen.	Councilmen.	Councilmen.	Councilmen,	
Francis Smith.	Thos. Carter.	Wm. Glen.	Robinson Orr.	
David Glass.	Robert Smith.	P. Phipps.	John Wells.	
Aldermen.	Aldermen.	Aldermen.	Aldermen.	John Doyle.
Francis Smith.	Daniel Lester.	John Carling.	Wm. Barker.	
J. W. Kermott.	Geo. G. Magee.	Thomas Peel.	S. Stansfield.	
Councilmen. William Glass. Wm. T. Kiely.	Councilmen. Robert Smith. Jas. Hitchins.	Councilmen. P. Phipps. Ed. Garratt.	Councilmen. John Wells. Robinson Orr.	
Aldermen.	Aldermen.	Aldermen.	Aldermen.	John Doyle.
Francis Smith,	Daniel Lester.	J. in Carling.	S. Stansfield.	
R. Abernethy.	H. Hunter.	F. Garratt.	P. G. Norris.	
Councilmen, W. T. Kiely. Wm Glass.	Councilmen. Robert Smith. Wm. Doty.	Councilmen. P. Phipps. Geo. Fitzgerald	Councilmen. John Ross. R. Thompson.	
Aldermen. Francis Smith. John Griffith.	Aldermen. Rebert Smith. Henry Roots.	Aldermen. Ed. Gurratt. P. Phipps.	Aldermen. P. G. Norris. F. E. Cornish.	A. S. Abbott.
Councilmen.	Councilmen.	Councilmen.	Councilmen.	
Jas. H. Flock.	Wm. Doty.	Wade Owen,	T. Partridge, jr.	
Chas. Priddis.	Brock Stevens.	R. F. Matthews.	M. Macnamara.	
Aldermen.	Aldermen.	Aldermen.	Aldermen	A. S. Abbott.
W. S. Smith.	Robert Smith.	Ed, Garratt.	F. E. Cornish,	
Jas. H. Flock.	Geo. Webster.	P. Phipps.	T. Partridge,jr.	
Councilmen. A. Hamilton. Ariel Tousby.	Councilmen. D. Mc Pherson Jesse Rapley.	Councilmen. Wade Owen, John Christie.	Councilmen M. Macnamara. Thos. O'Brien.	
Aldermen.	Aldermen.	Aldermen.	Aldermen.	A. S. Abbott.
Jas. H. Flock.	Robt. Smith.	Ed. Garratt,	F. E. Cornish.	
H. Stevenson.	J.W.McGauley	P. Phipps.	John Ross.	
Councilmen,	Councilmen	Councilmen.	Councilmen.	
John Griffith.	D. McPherson.	Wade Owen.	T. Partridge, jr.	
Alex. Murray.	J. W. Rapley	John Christie.	Thos. O'Brien,	
Aldermen.	Aldermen.	Aldermen.	Aldermen.	A. S. Abbott.
Jas, H. Flock.	D. McPherson.	P. Phipps.	P. G. Norris.	
H. Stevenson.	D. Macfie.	Thomas Peel.	T. Partridge, jr.	
Councilmen.	Councilmen.	Councilmen.	Councilmen.	
John Griffith.	J. W. Rapley.	Wade Owen.	Thos. G'Brien.	
Alex. Murray,	S. H. Graydon.	James Griffith.	R. Thompson.	

Year.	Mayor.	First Ward.	Second Ward.	Third Ward.
1862	F. E. Cornish.	Aldermen. Charles Stead. B. Wheeler.	Aldermen. Samuel McBride. Wm. Pope.	Aldermen. C. D. Holmes. J. J. Spettigue.
		Councilmen, Wm. Johnson, Jas. Deadman.	Councilmen. John B. Smyth. Wm. Devinny.	Councilmen. David Hughes, Walter Nichol.
1863	F. E. Cornish.	Aldermen. Charles Stead. B. Wheeler.	Aldermen. Sam'l McBride. William Begg.	Aldermen. C. D. Holmes. J. J. Spettigue.
		Councilmen. Wm. Johnson. Jas. Peadman.	Councilmen. John B. Smyth. Oswald Baynes.	Councilmen. David Hughes, Walter Nichol.
1864	F. E. Cornish.	Aldermen, Charles Stead, B. Wheeler.	Aldermen. Samuel McBride. James Gillean.	Aldermen. David Hughes, J. J. Spettigue.
		Councilmen. Wm. Johnson. Jas. Deadman.	Councilmen. John B. Snyth. Oswald Baynes.	Councilmen. William Platt. John Tibbs.
1865	David Glass.	Aldermen, B. Wheeler. J. M. Cousins,	Aldermen. Samuel McBride. John Campbell.	Aldermen. David Hughes. John Cousins.
		Councilmen. Wm. Johnson. Jas. Deadman.	Councilmen. John B. Smyth. Oswald Baynes.	Councilmen. James Reid. John W. Cryer.
1866	David Glass.	Aldermen. B. Wheeler. Ed. Glackmeyer.	Aldermen, Samuel McBride, John Campbell,	Aldermen, David Hughes, John Cousins,
		Councilmen. Jas. Deadman. E. Pavey.	Councilmen, J. B. Smyth, Oswald Baynes,	Councilmen. James Reid. John W. Cryer.
1867	Frank Smith.	Aldermen. B. Wheeler Ed. Glackmeyer. A McCormick.	Aldermen. S. McBride, J. Campbell, J. B. Smyth.	Aldermen. David Hughes, John Cousins, James Durand.
1868	Wm. S. Smith.	Aldermen. A. McCormick. B. Wheeler.	Aldermen. J. Campbell. S. McBride.	Aldermen. William Farris
1869	*John Christie. S. H. Graydon.	Ed Glackmeyer. Aldermen. B. Wheeler.	J. B. Smyth. Aldermen. J. B. Smyth.	David Hughes. James Durand. Aldermen. Walter Nichol.
		A. McCormick. E. Glackmeyer.	Sam'l McBride.	William Farris. David Hughes.

^{*}Resigned 22nd February, and S. H. Graydon was elected.

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Fourth

Alde H. Ste John I

A. Med Alex.

Alde H. Ste John F

Coun Alex. M A. McC

John R Alex. M Counc Hewitt James 1

Alder John R Alex. M

Counci Hewitt James P

Alder John Ro Alex. M

Counce Hewitt James P

Alder Alex, M Hewitt W. S. S

Alder Alex M Hewitt W. S. S

Alder W. S. S Hewitt Alex. M

*Geo.

Fourth Ward.	Fifth Ward.	Sixth Ward.	Seventh Ward.	Clerk.
Aldermen. H. Stevenson. John Ross.	Aldermen, D. McPherson, D. Macfie.	Aldermen. P. Phipps. Thomas Peel.	Aldermen. T. Partridge, jr. Thos. O'Brien	A. S. Abbott.
Councilmen. A. McCormick. Alex. Murray.	Councilmen. J. W. Rapley. S. H. Graydon.	Councilmen. Wade Owen. John Christie.	Councilmen. Wm. Waud. R. Thompson.	
Aldermen. H. Stevenson. John Ross.	Aldermen. D. Macfie. S. H. Graydon.	Aldermen. P. Phipps. Thomas Peel.	Aldermen, T. Partridge, jr. Thos. O'Brien.	A. S. Abbott.
Councilmen. Alex. Murray. A. McCormick.	Councilmen. J. W. Rapley. John Harrison.	Councilmen. Wade Owen. John Christie.	Councilmen. Wm. Waud. R. Thompson.	
Aldermen. John Ross. Alex. Murray.	Aldermen. D. Macfie. D. McPherson.	Aldermen. P. Phipps. Thomas Peel.	Aldermen. T. Partridge, jr. Thos. O'Brien.	A. S. Abbott.
Councilmen. Hewitt Fysh. James Percival.	Councilmen, J. W. Rap ^l ey, Thomas Brown.	Councilmen. Wade Owen. John Christie.	Councilmen. M. Macnamara. W. Y. Brunton.	
Aldermen. John Ross. Alex. Murray.	Aldermen. D. Macfie. J. Williams.	Aldermen. Thomas Peel. J hu Christie.	Aldermen. T. Partridge, jr. T. Partridge	A S. Abbott.
Councilmen. Hewitt Fysh. James Percival.	Councilmen. J. W. Rapley. T. Brown.	Councilmen. Wade Owen. S. Screaton.	Councilmen. M. Macnamara. W. C. L Gill.	
Aldermen. John Ross. Alex. Murray.	Aldermen. D. Macfie. D. Lester.	Aldermen. Thomas Peel. J. Christie.	Aldermen. T. Partridge, jr. T. Partridge,	A. S. Abbott.
Councilmen. Hewitt Fysh. James Percival.	Councilmen. J. W. Rapley. G. Burdett.	Councilmen. Wade Owen. S. Screaton.	Councilmen. M. Macnamara. W. C. L. Gill.	
Aldermen. Alex. Murray. Hewitt Fysh. W. S. Smith.	Aldermen. Daniel Lester. S. H. Graydon. Robert Smith.	Aldermen. John Christie. Thomas Peel. Francis Smith	Aldermen. T. Partridge,jr. T. Partridge. James Egan.	A. S. Abbott.
Aldermen. Alex Murray. Hewitt Fysh. W. S. Smith.	Aldermen. S. H. Graydon. Robert Smith M. Anderson.	Aldermen. John Christie. Francis Smith. Thomas Peel.	Aldermen. T. Partridge, jr. T. Partridge. James Egan.	A. S. Abbott.
Aldermen. W. S. Smith. Hewitt Fysh. Alex. Murray.	Aldermen. S. H. Graydon. R. Smith. M. Anderson.	*Geo. Macbeth. Aldermen. John Christie Thomas Peel. Geo. Macbeth.	Aldermen. T. Partridge,jr. T. Partridge. James Egan.	A. S. Abbott.

^{*}Geo. Macbeth elected in March in place of Francis Smith, resigned.

Year	Mayor.	First Ward.	Second Ward.	Third Ward.
1870	S. H. Grayden.	Aldermen, B. Wheeler, A. McCormick, J. M. Cousins,	Aldermen. S. McBride. J. Campbell. J. B. Smyth.	Aldermen. David Hughes, Walter Nichol, William Farris.
1871	J. M. Cousins.	Aldermen, J. M. Cousins, A. McCormick, D. C. Macdonald	Aldermen. J. B. Smyth. J. Campbell. J. Jeffery.	Aldermen. F. E. Cornish, William Starr, John Woods,
1872	J. Campbell.	Aldermen. J. M. Cousins. D. C. Macdonald Jas. Moffatt.	Aldermen, J. B. Smyth, J. Campbell, S. McBride,	Aldermen. William Starr, John Woods. Arch'd McPhail.
1873	A. McCormick.	Aldermen. J. M. Cousins. D. C. Macdonald. Jas. Moffatt.	Aldermen. J. B. Smyth. Samuel McBride. Thomas Beattie.	Aldermen. Wm. Starr. Arch'd McPhail. A. McCormick.
1874	Benj. Cronyn.	Alderman. Jas. Moffatt. D. C. Macdonald. Robt. Pritchard.	Aldermen. Thomas Beattie, James Cowan, T. F. Kingsmill.	Aldermen, William Starr. Arch'd McPhail. William Farris.
1875	Benj. Cronyn.	Robt. Pritchard.	Aldermen, James Cowan, A. B. Powell, George Phillips,	Aldermen. Wn. Starr. Wm. Farris, Arch'd McPhail. *James Dunbar,
1876	D. C. Macdonald.	John Campbell,	Aldermen, Robt, S. Murray, W. W. Fitzgerald A. K. Thompson.	'John W. Jones, Aldermen, Arch'd McPhail, John W. Jones, Wm. Skinner,
1877	Robert Pritchard	John Campbell.	A. K. Thompson.	Aldermen, John W. Jones, Wm. Skinner, Daniel Regan,
1878	Robert Lewis.	Koht. Pritchard. 2	A. K. Thompson,	Aldermen. Wm. Skinner. Daniel Regan. Sumuel Stringer.
		Robt. Pritchard.	Aldermen, A. B. Powell, A. K. Thompson,	Aldermen. Wm. Skinner. Sam'l Stringer.

James Dunbar and John W. Jones elected 4th August, vice Starr, resigned, and Farris, deceased,

Fourth Ward.	Fifth Ward.	Sixth Ward.	Seventh Ward.	Clerk
Aldermen. Alex. Murray. Hewitt Fysh. H. B. Strong. *T. McCormick	Aldermen. M. Anderson. Daniel Lester. S. H. Graydon.	Aldermen, John Christie, Thomas Peel, Geo. Macbeth, †Jno. Williams,	Aldermen. T. Partridge,jr. T. Partridge. James Egan.	A. S. Abbott.
Aldermen Hewitt Fysh. T. McCormick. Sumuel Barker,	Aldermen, S. H. Graydon, J. W. Rapley, Benj. Shuw,	Aldermen, John Christie, Thomas Peel, John Williams.	Aldermen. T. Partridge,jr. T. Partridge. James Egan.	A. S. Abbott.
Aldermen. Hewitt Fysh. Samuel Barker. Alex. Murray	Aldermen. S. H. Graydon, Benj. Shaw. J. W. Rapley.		Aldermen. T. Partridge,jr. T. Partridge. James Egan.	A. S. Abbott,
Aldermen. L. C. Leonard. John J. Brown Alex. Murray.	Aldermen. S. H. Graydon. Benj. Shaw. J. W. Rapley.	Aldermen. John Christie. John Williams. Benj. Cronyn.	Aldermen. T. Partridge, jr. T. Partridge. James Egan.	A S. Abbott.
Aldermen Alex. Murray. L. C. Leonard. C. W. Andrus,	J. W. Kern.	Aldermen. John Christie. John Williams. Robert Lewis.	Aldermen. T. Partridge, jr. T. Partridge. John R. Peel.	A. S. Abbott.
Aldermen. L. C. Leonard. G. T. Hiscox. S. W. Abbott.	Aldermen. J. W. Rapley. Thos. Browne. Joseph Dunn.	Aldermen. John Christie. Robert Lewis. John Williams.	Aldermen. T. Partridge, jr. T. Partridge. James Egan.	A. S. Abbott.
Aldermen. G. T. Hiscox. John Ross. [son A.J.G. Hender-	Aldermen. J. W. Rapley. Thos. Browne. J.R Minhinni'k	Aldermen, John Christie, Robert Lewis, John Williams,	Aldermen. T. Partridge, jr. T. Partridge, A. B. McColl.	A. S. Abbott.
Aldermen. G. T. Hiscox George McNab. John Ross.	Aldermen, J. W. Rapley, Thos, Browne, J. R. Minkinni'k	Aldermen, John Christie, John Williams, John Boyd,	Aldermen. T. Partridge, jr. T. Partridge. James Egan.	A. S. Abbott.
Aldermen. George McNab. A. Keenleyside Geo. Edleston.	Aldermen. J. W. Rapley. Thos, Browne, Graham Glass,	Aldermen. John Christie. John Williams. W. R. Vining.	Aldermen, James Egan, Thomas Peel, John R, Peel,	A, S. Abbott.
Aldermen. Geo. Edleston. Geo. T. Hiscox. Benj. W. Greer. *Thos. McCor	George Gray.	Aldermen. John Williams. John Poyd. Wm. Scarrow.	John R. Peel. John Rayner.	A. S. Abbott.

Year.	Mayor.	First Ward.	Second Ward.	Third Ward.
1880	John Campbell.	Aldermen. R. Pritchard. J. Muirhead. E. Meredith.	Aldermen. A. K. Thompson R. S. Murray. James Cowan.	Aldermen. W. Skinner. J. W. Jones. C. Taylor.
1881	John Campbell.	Aldermen. R. Pritchard. J. B. Smyth. J. H. Wilson.	Aldernien. R. S. Murray. James Cowan. Stephen O'Meara.	Aldermen, J. W. Jones, Samuel Stringer, Francis Love,
1882	E. Meredith.	Aldermen. R. Pritchard. G. S. Birrell. C. B. Hunt.	Aldermen. R. S. Murray. Stephen O'Meara. C. S. Hyman	Aldermen. J. W. Jones, C. Taylor, W. Skinner.
1883	E. Meredith.	Aldermen, G. S. Birrell, C. B. Hunt, John Labatt,	Aldermen. Stephen O'Meara. C. S. Hyman. James Cowan.	Aldermen. Thos. Browne. W. Skinner. S. Stringer.
1884	C. S. Hyman.	Aldermen. G S. Birrell. C. B. Hunt. John Labatt.	Aldermen, Stephen O'Meara, James Cowan, Thos. Beattie,	Aldermen. W. Skinner. T. C. Hewitt. S. Stringer.
1885	Henry Becher.	Aldermen. H. C. Green. C. Taylor. G. Watson.	Aldermen. Stephen O'Meara. C. A. Kingston. James Cowan.	Aldermen. Thos. Browne, Joseph Hook, S. Stringer,
1886	Г. D. Hodgens.	Aldermen. C Taylor. G. C. Davis. G. Watson. *G. T. Hiscox.	Aldermen. Stephen O'Meara. C. A. Kingston. Alex. McDonald.	Aldermen, Thos. Browne, Joseph Hook, S. Stringer,
1887	Jas. Cowan.	Aldermen. C Taylor. G. C. Davis. A. J. Jarvis.	Aldermen. Alex. McDonald. B. W. Greer, John Moule.	Aldermen. S. Stringer. Jos. Hock. W. Bowman.
1888 J	as. Cowan.	Aldermen. Thos. Connor. John Heaman Wm. Wyatt.	John Moule.	Aldermen, Wm. Jones, Wm. Skinner, Wm. H. Winnett,
	!	J. Heaman,	J. Callard, J. Moule	Aldermen. Wm. Jones. Wm. Skinner. A. Wallace.

*G. T. Hiscox elected 7th June, vice Geo. Watson, who vacated his seat by absenting himself more than three months from the meetings of the Council without permission.

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Aldo G. T. W. M: W. H

Alde G. T. I W. Mi Benj, I

Alde Benj. I John I Thos. I

Alde John B Henry W. M.

Alde Henry W. Sca J. S. N

Alde John C T. D. H W. Sca

Alde John B M. D. I Joshua

Aldo W. M. Geo. T J. B. V

Alde John f George J. B. V

Alde J. Boy M. Sca J. Gar

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Fourth Ward.	Fifth Ward.	Sixth Ward.	Seventh Ward.	Clerk.
Aldermen. G. T. Hiscox W. Milroy. W. H. Rooks.	Aldermen. G. Glass. T. Browne. N. Wilson, jr.	Aldermen. John Boyd. W. Scarrow. W. D. Buckle,	Aldermen. Thos. Peel. J. D. Sharman. W. Wyatt.	A. S. Abbott,
Aldermen. G. T. Hiscox. W. Milroy. Benj. Higgins	Aldermen. T. Browne. G. Glass. Lewis Adams. *J. Rayner.	Aldermen, John Boyd, W. Scarrow, W. D. Buckle,	Aldermen. T. Partridge,jr. J. D. Sharman. W. Wyatt.	A. S. Abbott.
Aldermen. Benj. Higgins. John Ferguson. Thos. Beattie.	Aldermen. Thos. Browne. J. R. Minhinni'k Sam'l Crawford	Aldermen. John Boyd. Talbot Macbeth W. D. Buckle.	Aldermen. J. D. Sharman. Thos. Peel. Henry Becher.	A. S. Abbott.
Aldermen. John Boyd. Henry Becher. W. M. Moore.	Note—The Coun the 3rd day of April Wards from seven	in that year reduced	Law No. 77 passed the number of	A, S, Abbott,
Aldermen. Henry Becher. W. Scarrow. J. S. Niven.				A. S. Abbott.
Aldermen. John Christie. T. D. Hodgens W. Searrow.	Aldermen. C. Lilley. J. H. Gardiner. Peter Toll.	representatives	East became No. 5 Aug. 8th 1885. Its were the Mayor, DeputyReeve, who pointed the Alder- amalgamation.	
Aldermen. John Boyd. M. D. Dawson. Joshua Garratt.	Aldermen. J. W. Bartlett. Geo, Heaman. John Nutkins.	men for the year or	amaigamation.	A. S. Abbott.
Aldermen. W. M. Moore. Geo. Taylor. J. B. Vining.	Aldermen. Geo Heaman. Henry Dreaney. J. W. McIntosh			A, S, Abbott.
Aldermen, John Boyd, George Taylor, J. B. Vining,	Aldermen. Henry Dreaney N. P. Graydon. Geo. Heaman.			A, S, Abbott.
Aldermen. J. Boyd. M. Scarrow. J. Garratt.	Aldermen. M. Anderson. H. Dreaney. J. W. Bartlett.			A. S. Abbott.

^{*}John Rayner elected 23rd May, vice Graham Glass, resigned.

xiv.

Year.	Mayor.	First Ward.	Second Ward.	Third Ward.
1890	Geo, Taylor.	Aldermen. C. Taylor. J. Heaman. W. Wyatt.	Aldermen. S. O'Meara. J. Moule. W.W.Fitzgerald.	Aldermen. Wm. Jones. Wm. Skinner. A. Wallace.
1891	Geo. Taylor.	Aldermen. Thomas Connor. Wm. Wyatt. Chas. Taylor.	C. H. Ivev.	Aldermen. W. M. Gartshore. Wm. Skinner. Wm. H. Winnett.
1892	W. M. Spencer.	Aldermen. Thos. Connor. J. Heaman. Wm. Yates.	Aldermen. S. O'Meara. Joseph Jeffery. John Moule.	Aldermen. Thos. Jones. W. M. Gartshore. Wm. Heaman.

from

Fourth V

Alderr J. Garra Chas. T. J. Boyd.

Alder W. M. S Jas. Fitz M. Scarr

Alder D. C. Ha F. E. Le J. Garra

from the Year 1890 to 1892.

Fourth Ward.	Fifth Ward.	Sixth Ward.		Clerk.
Aldermen. J. Garratt. Chas. T. Glass.	Aldermen, M. Anderson, J. W. Bartlett.	Aldermen, J. S. Luney, J. A. Thomas,	Note-London South became Ward 6 of the City,	
J. Boyd. Aldermen.	H Dreaney. Aldermen	Geo. Shaw. Aldermen.	on April 30th, 1890, by proclamation of Provincial Secre- tary, in accordance vith the Act of	
Jas. Fitzgerald.	F. J. Fitzgerald. J. W. Bartlett. John Wilke y.	J. C. Judd.	Amalgamation.	
	Aldermen, J. W. Bartlett.	J. C. Judd.		C, A, Kingston.
F. E. Leonard. J. Garratt.	H. Dreaney. F.J.Fitzgerald.	George Shaw. E. Parnell, jr.		

MEMBERS

_OF__

THE CITY COUNCIL

For the Year 1892.

MAYOR.

WILLIAM MELVILLE SPENCER, ESQ.

ALDERMEN.

1st Ward—Thomas Connor, John Heaman, William Yates. 2nd Ward—Stephen O'Meara, Joseph Jeffery, John Moule. 3rd Ward—Thos. Jones, jr., Wm. M. Gartshore, Wm. Heaman. 4th Ward—David C. Hannah, F. E. Leonard, Joshua Garratt. 5th Ward—Henry Dreaney, J. W. Bartlett, F. J. Fitzgerald. 6th Ward--Joseph C. Judd, George Shaw, E. Parnell, jr.

CHAIRMEN OF COMMITTEES.

No. 1—Alderman William M. Gartshore. No. 2—Alderman Thomas Connor. No. 3—Alderman F. J. Fitzgerald. Court of Revision—Alderman Joseph C. Judd. Board of Health—Alderman John Heaman.

BOARD OF POLICE COMMISSIONERS.

William Melville Spencer, Esq. - - Chairman. William Elliot, Esq. - - - County Judge. Ephraim Jones Parke, Esq. - - Police Magistrate.

T

1st W 2nd W 3rd W 4th W 5th W

6th W

Eman Willia Ephra

MEMBERS

-OF---

THE CITY COUNCIL

For the Year 1893.

MAYOR.

EMANUEL THOMAS ESSERY, ESQ., LL.B.

ALDERMEN.

1st Ward—Charles Taylor, Thomas Connor, John Heaman. 2nd Ward—William C. Coo, John W. Jones, John Moule. 3rd Ward—Thomas Jones, Robt. A. Carrothers, Wm. Stevely. 4th Ward—James Fitzgerald, Maurice Scarrow, Joshua Garratt. 5th Ward—Henry Dreaney, Jesse Welford, F. J. Fitzgerald. 6th Ward—Edward Parnell, jr.; Geo. Shaw, John G. Pritchett.

CHAIRMEN OF COMMITTEES.

No. 1—Alderman John Moule.

No. 2—Alderman Joshua Garratt.

No. 3—Alderman F. J. Fitzgerald.

Court of Revision--Alderman James Fitzgerald.

Board of Health—Alderman John Heaman.

BOARD OF POLICE COMMISSIONERS.

Emanuel Thomas Essery, Esq. - - Chairman William Elliot, Esq. - - - County Judge Ephraim Jones Parke, Esq. - - Police Magistrate

Officers of the Corporation,

FOR THE YEAR 1892.

						Chas	A. Ki	ngston,	M.A.
Clerk,	-	-	-		-	Chasi	Al	ex. S. A	bbott
Assistant Cl	erk,	-		-		•		- John	Pope
Treasurer,	-	-	-		•	-	C	liver Ell	wood
Assistant T	reasurer	, -		-		A	In O (Graydon,	C.E.
Engineer,	_	-	-		-	Aqui	ia O. v	obert Iro	nside
Assistant E	ngineer,	-		-		-	I	Wade	Owen
Street Com	missione	er,	-		-		D 1	Tamadith	O.C.
					$\int V$	Villiar	n K. N	Aeredith, is G. Me	rodith.
Solicitors,	-		•		ſ		Thoma	is G. Me	CA
					ſ	Geor	ge F.	Jewell, F	Dolo
Auditors,	-	-	-		1			Andrew	
Medical He	ealth Of	ficer,		-	-	Т. Т	V. Hu	chinson,	M.D.
Clerk of C	ommitte	es.	_			-		James S	s. Ben
Assessmen	t Comm	ission	er,	_	٠.		-	Stephen	Grant
							∫	John K.	Clare
Receivers	of Taxes	,	-	•	-	-	ſ	Daniel	
Chief of Fi	re Dens	rtmei	ıt.	-			-		A. Roe
Chief of P			_		-	-	$\mathbf{W}.$	T. T. W	
Clerk of P	olice, Co	urt.		_		-	-	John M.	
Market Cl			_			_	Jos	seph M.	Wilson
		_		_		_	-		ım Bell
License In			_		_	_		James I	_utman
Assistant			_	_		-	-	John	Mullir
Clerk of V		aiket	_		_	_		 Jame 	s Gran
Park Ran	ger,	- 	o ele	_			_	Henry 1	
Caretaker	of Que	en s r	air,	-	_	_		- Henry	
Tanitor,	-	-	-		-			-	

TABLE No. I.

BY.LAWS OF THE CITY OF LONDON, FROM 7th M.Y, 1879, TO 19th DEC., 1892.

(Except By-Laws which provide for levying rate to pay for Local Improvements.

No. of .we.I-yE	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	SED.	REMARKS.
N STATE OF THE STA	To provide for the watering of certain sections of the City of London and for levying a special rate to pay for same. For appointing polling places and Deputy Returning Officers for holding next Municipal Elections. For the appointment of two Trustees of the London Collegiate Ins. 'tute. For the appointment of Auditors for the year 1880. For the appointment of Auditors for the year 1880. For appointment of Auditors for the year 1880. For appointment of Auditors for the year 1880. For appointment of Auditors for the general Hospital. To authorize the sale and conveyance of the Ross Farm to John T. Middlemore To authorize the surrender of certain lands to Her Majesty and the exceution of a outhorize the sale and conveyance of the Ross Farm to John T. Middlemore To authorize the surrender of certain lands to Her Majesty and the exceution of a subroits the sale and conveyance of the Ross Farm to John T. Middlemore For levying taxes for 1879. For levying taxes for 1879. For taking the votes of the Electors as to the sale of the present, and the selection of a site for new Exhibition Grounds. For taking the votes of the Corporation of the City of London to an agreement between the Water Commissioners of the Vity of London and the G. W. R. Company the Water Commissioners of the Vity of London and the G.	19 2 7th July, 1879 Repealed. 18th Dec. 1879 Repealed. 29th Jan. 1880 Repealed. 12th Jan. 1880 Repealed. 12th Jan. 1880 Repealed. 19th Jan. 1880 Repealed. 19th Jan. 1880 Repealed. 19th Jan. 1880 Repealed. 19th Sept. 1879 Repealed. 19th Sept. 1879 In force, 1879 1840 Oct. 1879 In force, 1879 19th Apr. 1880 Repealed. 19th Apr. 19th Apr. 1880 Repealed. 19th Apr. 19th Apr. 19th Apr. 19th Apr. 19th Apr. 19th Apr. 19th Apr	9.781 9.781	7th July, 1879 Repealed. 8th Dec. 1879 Repealed. 29th Dec. 1879 Repealed. 12th Jan. 1880 Repealed. 12th Jan. 1880 Repealed. 19th Jan. 1880 Repealed. 19th Jan. 1880 Repealed. 25th Sept. 1879 Repealed. 19th Sept. 1879 Repealed. 19th Sept. 1879 In force, not printed. 27th Oct. 1879 In force, not printed. 19th Apr. 1880 Repealed.
77	for the supply of water to the said Company 15 For appointing John Alex. Roe Chief Engineer of the Fire Department. 16 To provide for the construction of a sewer on Dundas street between Talbot and Ridout 7th June, 1880 See Table II.	7th June, 7th June, 7th June,	1880	7th June, 1880 See Table II.



By-L.	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	SED.	REMARKS.
121	17 For opening up parts of Wellington and Pall Mall streets heretofore closed by By-law 18 Respecting the construction of a sewer in Wellington street from G. W. R. to the	5th July,	1880	5th July, 1880 In force, not printed.
101 201 102	19 To provide for the survey and sale of part of the Exhibition Grounds and other lands. 20 Respecting the construction of a sewer on Talbot street from Maple to Dundas streets.	19th July, 19th July, 2nd Aug.	1880 1880 1880 1880	19th July, 1880 See Table II. 19th July, 1880 In force, not printed. 2nd Aug. 1880 See Table II
22.22	22 Respecting the payment of taxes. 23 For the appointment of an Inspector of Licenses. 24 Respecting the paying of Dundas street from Richmond to Ridout streets with cedar	2nd Aug. 1880 Reg. in R 2nd Aug. 1880 Repealed 23rd Aug. 1880 Repealed	1880 1880 1880	2nd Aug. 1880 Reg. in Registry office. 2nd Aug. 1880 Repealed. 2nd Aug. 1889 Repealed.
25 B	25 Respecting the construction of a sewer on Bathurst street from Clarence to Richmond	23rd Aug.	088	23rd Aug. 1880 See Table IV.
26 F 27 T	26. For levying taxes for 1880. 27. To authorize the London Steam Supply and Manufacturing Company to lay pipes under	23rd Aug. 1880 See Table 20th Sept. 1880 Repealed.	1880	23rd Aug. 1880 See Table II. 20th Sept. 1880 Repealed.
28.T 20.F	28 To levy a special rate for street watering for 1880. 29 For the appointment of a collector of taxes for the southern division of the City of	4th Oct. 1880 Repealed. 25th Oct. 1880 Repealed.	1886 1886 1886	1880 Repealed.
20 F	20 For the appointment of Frederick B. Wilkinson resident surgeon of the City Hospital. 22nd Nov. 1880 In force 1 31 Relating to lands in the City of L-ndon being acquired for market purposes. 22nd Nov. 1890 In force, 132 To provide for taking the vote of the Electors as to the sale or retention of the present	11th Nov. 22nd Nov. 22nd Nov.	388 888 888 888	11th Nov. 1880 In force not printed. 22nd Nov. 1880 Repealed. 22nd Nov. 1880 In force, not printed.
33	23 For appointing poiling places and Deputy Returning Officers for holding the next	6th Dec.	1880	6th Dec. 1880 Repealed.
Z	34 For the appointment of Frederick Tepper, Market Clerk for 1881. 3.7 For the appointment of two Trustees of the London Collegiate Institute.	6th Dec. 10th Jan. 17th Jan.	\$ \frac{1}{2} \frac{1}{2} \frac{1}{2}	1889 Repealed. 1881 Repealed. 1881 Repealed.
2 to 22	or to administrate the sufferded of Lot number One, West Waterloo street to the Queen of Profile appointment of Auditors for the year 1881.	17th Jan. 17th Jan.	<u> </u>	1881 In force, not printed.
8 P	39 For the appointment of a Board of Heal'h for 1881. 49 To confirm the awards relating to Lot number Twelve on the north side of King street	24th Jan.	x x	Kepealed. Repealed.
	made by Verschoyle Cronyn and George Greer Magee, Esquires.	24th Jan.	3	24th Jan. 1881 In force not printed

^{41/}To provide for watering certain streets for the year 1881.
42/To authorize the surrender to Her Majesty the Queen of certain lands.
43/To appoint a member of the Court of Revision in the room and stead of Ald. G. Glass. 28rd Mar. 1881 In force, not printed.

5th Apr. 1881 Repealed. 23rd May, 1881 Repealed. 123rd May, 1881 Repealed. 113th June, 1881 See Table IV.	11th July, 1881 In force, not printed. 11th July, 1881 See Table II. 11th July, 1881 Repealed.	11th July, 1881 In force, not printed 25th July, 1881 See Table II.	2nd Aug. 1881 Repeated. 2nd Aug. 1881 Reg. in Registry Office 5th Aug. 1881 Repeated. 2th Sept. 1881 Repeated. 2th Sept. 1881 Repeated. 9th Oct. 1881 Repeated.	ISSI Repealed. ISSI Repealed. ISSI Repealed. ISSI Repealed. ISSI Repealed.	NNI Repealed, INNI Repealed, INNI Repealed, INNI In force, not printed, INNI Repealed, INNI Repealed, INNI Repealed,	1882 See By-law No. 754. 1882 See By-law No. 773.
ēth Apr. āth Apr. 23rd May, 13th June,	IIth July, IIth July, IIth July,	11th July, 25th July,	2nd Aug. 2nd Aug. 15th Aug. 12th Sept. 12th Sept. 19th Oct.	24th Oct. 31st Oct. 5th Dec. 5th Dec. 5th Dec.	5th Dec. 12th Dec. 27th Dec. 3rd Jan. 16th Jan. 23rd Jan.	and 23rd Jan. 23rd Jan.
41 To provide for watering certain streets for the year 1881. 42 To authorize the surrender to Her Majesty the Queen of certain lands. 43 To appoint a member of the Court of Revision in the room and stead of Ald. G. Glass. 44 Respecting the construction of a block pavement on Dundas street from Richmond to Richmond t	46 Respecting the construction of a sewer in part of East Simose street. 47 For increasing limits of City and re-dividing it into Wards 48 Fo establish a Public Highway along the west side of the Masonic Temple Company's	ing screet to the present market square and sertain covenant with the said Company. wer on Horton street from Wellington to Colbon	50 Respecting the Public Market. 51 To change the name of that pur. of Charence street which lies north of Dundas street. 52 For appointing Thomas M. Barton, Clerk of the Covent Garden Market. 53 For levying taxes for the year 1881. 55 Respecting the proceedings to be taken on applications for local improvements. 55 Respecting the proceedings to be taken on applications for local improvements.	56. To prevent the buying of or bargaining for (except at the Public Market) certain kinds of articles exposed for sale or marketed within the City of London. 57. To provide for levying a special rate to pay for watering certain streets during 1881. 59. To provide for taking the vote in making appointment to office by ballot. 60. To withdraw from the Fire Limits the Covent Garden Market Square. 61 For the appointment of "u Assessor.	62 For appointing polling places and Deputy Returning Officers for holding the next Numicipal Elections. 63 To provide for leaving the stalls in the basement of the Covent Garden Market House. 65 For the appointment of two Trustees of the London Collegiate Institute. 66 Respecting the indebtedness of the London and Port Stanley Railway Company. 67 For the appointment of Anditors for the year 1882. 68 For the amointment of Anditors for the year 1882.	ity of London 1879"

No. of By-Law	TITLE OR OBJECT OF BY LAW	WHEN PASSED.	ED.	REMARKS.
FEE	71 To appoint a City Inspector. 72 For the appointment of a Clerk of the Police Office. 73 To provide for certain classes of improvements being paid for by special assessment on the property benefitted.	6th Feby, 1882 Repealed. 20th Feby, 1882 Repealed. Submittee	ISS2 Rep ISS2 Rep	Repealed. Repealed. Submitted to the Elec-
E	74 To authorize the lease to John Burridge of the shop in the City Hall now occupied by him	1882, and 1882 Repealed.	1882 Rej	lors from March 1882, and rejected. prealed.
	75 To shut up Matilda street and for a sale and conveyance thereof, and undertaking of	27th Feby, 1882 Reg.in Be 3ed, Amy, 1882 Repeated.	1882 Reg	27th Feby, 1882 Reg.in Begistry Office. 3et Ann. 1882 Repealed.
	70 To provide for a new division into Wards of the Uty of London. 78 To provide for a new division into Wards of the Uty of London. 78 To amond section 176 of "The Consolidated By-laws of the Uty of London, 1879	Sed Apr 17th Apr	1882 In force, 1882 Repealed.	3rd Apr. 1882 In force, not printed. 7th Apr. 1882 Repealed.
· [- [z	79 For imposing fees for weighing upon the City Weigh Scales. Solves and May 1882 Reg in Registry Office 88 To change the name of Bond street to Princess Avenue 88 To change the name of Bondestreet to Princess Avenue 88 To change the name of Bondestriks and to prevent obstructions in the Public Highway 1584 See By-law No. 761.	lst May. 3rd May. 15th May,	LAST Ne	1st May, 1882 See By-law No 757, 3rd May, 1882 Reg in Registry Office, 5th May, 1882 See By-law No. 761.
	82 To appoint a City Treasurer. 83 To provide for the construction of a Cedar Block Pavement on Richmond street	31st May.	1882 T 2881	31st May, 1882 In force, not printed, 5th Inne 1889 Sec Table IV.
H	84 To provide for the construction of a Cedar Block Pavement on Pundas street, Richmon to Wellington.	ötü June,	1882 Se	oth June, 1882 See Table IV,
- 75	85 To borrow from The Canadian Bank of Commerce \$50,000,00 for the current expenditure of 1882 traperated. ture of 1882 traperated ture of 1882 traperated ture of 1882 traperated and the appointment of a Water Commissioner in the room of James Mairhead, Esquire, 26th June, 1882 Repeated. Set To recognize for westering created for the very 1822 (additional to By-law 76). It May, 1882 Repeated.	12th Jane, 1882 Repeated. 26th Jane, 1882 Repeated. 1st May, 1882 Repeated.	SS2 R SS2 R SS2 R SS2 R SS2 R SS3 R SS3 R SS3 R SS3 R SS3 R SS3 R SS3 R SS4 R SS4 R SS4 R SS5 R SS5 R SS5 R SS5 R SS6 R S S S6 R S S6 R S S6 R S S6 R S S6 R S S S R S S R S S R S R S R S R S R S	pea'ed. pealed. pealed.
	88 To authorize the giving of the consent of the Corporation of the City of London to the cancellation of the lease of the London and Port Stanley Railway and for other let May, 1882 Obsolete. purposes purposes 10th July, 1882 Repealed.	lst May, 1882 Obsolete. Ioth July, 1882 Repealed 24th July, 1882 See Table	1882 O. 1882 Fe 1882 Se	1st May, 1882 Obsolete. 10th July, 1882 Repeated. 24th July, 1882 See Table II.
-1-	iank of Commerce for your of London, 1879"	or the Hith Sept. 1882 Repealed	1882 R	epealed. e By-law No. 76

93 To repeal By-law No. 22 respecting the payment of taxes.
94 To provide for levying dog tax and tax in lieu of Stating Labor for the year 1882.
95 For levying taxes in the City of London for the year 1882.
96 To authorize the borrowing of \$25,000.00 from The France.

11th Sept. 1882 Repealed. 11th Sept. 1882 Repealed. for 1 9th Oct. 1882 Repealed. erry enry. 27th Nov. 1882 Repealed.	along 27th Nov. 1882 Repealed. along 27th Nov. 1882 Repealed. This ibec, 1882 Repealed. next, 11th Dec, 1882 Repealed. next, 11th Dec, 1882 Repealed.		29th Jan. 1883 See By-law No. 764. 29th Jan. 1883 Repealed. 12th Feby. 1883 Repealed. 12th Mar. 1883 Obsolete. 14th Mar. 1883 Repealed. 29th Mar. 1883 Repealed. 2nd Apr. 1883 Repealed. 2nd Apr. 1883 Repealed. 2nd Apr. 1883 Repealed.
93. To repeal By-law No. 22 respecting the payment of taxes. 94 To provide for levying day tax and tax in lies of Statute Labor for the year 1882. 95 For levying taxes in the City of London for the year 1882. 96 To authorize the horrowing of \$25,000.00 from The Canadian Bank of Commerce for current expenditure of 1882. 97 To provide for exempting the London from Municipal Assessment or taxation for twenty within the City of London from Municipal Assessment or taxation for twenty 1982 Repealed. 98 To provide for exampling the London from Municipal Assessment or taxation for twenty 1982 Repealed. 98 To provide for smarking The London Innetion Palvess Company with vector free of 37th Nov. 1882 Repealed.	charge for twenty years 99 To give leave to the London Junction Reilway Company to carry its Railway along 99 To give leave to the London Junction Reilway Company to carry its Railway along 99 To give leave to the London Junction Reilway Company to carry its Railway along 99 To give leave to the London Junction Reilway along 99 To give leave to the London Junction Reilway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway along 99 To give leave to the London Junction Railway 99 To give leave to the London Junction Railway 99 To give leave to the London 90 To give leave to the London 90 To give leave to graph Railway 90 To giv	the place of Nielolas Glam and John Phillips Electors qualified to vote on money By-lay bonus of 839,000,00 to the London Junction F trustees of the London Collegiate Institute. SSOTS TOP for the year 1883. It of Revision for 1883. Ith Officers for the year 1883.	unity of Middlesex for main- nd Industry at Strathroy! Iunction Ruilway Company! ear 1882 issessments for local improve-

92/To amend Section 131 of "The Consolidated B

TITLE OR OBJECT OF BYLAW. Where Passer. Where Passer. Where Passer. Where Passer. Where Passer. Where Passer. By For closing, selling and conveying part of John street. By For closing, selling and conveying part of John street. By For closing, selling and conveying part of John street. By For closing, selling and conveying part of John street. By For closing, selling and conveying part of John street. By For closing, selling and conveying part of John street. By For closing, selling and conveying part of John street. By For closing a collector for the Northern division of the City of London, 1879 respecting. By For the appointment of substitutes upon Committees. By For anthorizer the leasing of a po-line of the City of London, 1879 respecting the passer. By For conversion of a common sever in purts of Dundas street, Queea's such any substitute Labor and the City of London for the year 1883 and 1883 lease By law No. 760. By Forwide for the construction of a common sever in purts of Tallot and Albert and Statute Labor and the dug tax for 1883 and 1894. ISSS Repeated. By Forwide for the construction of a common sever in purts of Tallot and Albert and Statute Labor and the City of London for the year 1883 and 1894. ISSS Repeated. By Forwide for the construction of a common sever in purts of Tallot and Albert and Statute Labor and the City of London for the year 1883. By Forwide for the construction of a common sever in purts of Tallot and Albert and Statute Labor and the City of London for the Year 1883. By Forwide for the construction of a common sever in purts of Tallot and Albert and Statute Labor and the City of London for the Year 1883 lease By-law No. 760.				
re closing, selling and conveying part of John street. 1 provide for borrowing the sum of \$175,000 1 provide for borrowing the sum of \$175,000 2 provide for the Northern division. 2 provide for the Northern division. 2 provide for the Strain Local Strain L	REMARKS.	n force, not printed. topealed. ut force, not printed. topealed.	ce Table III, dee Table III. depealed. depealed. depealed. depealed. dee By-law No. 760. dee Table III. dee Table III. n force, not printed. depealed.	
re closing, selling and conveying part of John street. The provide for borrowing the sum of \$175,000 The provide for provide so of Hiram Lee The proportion of a control of a control of the provide for substitutives upon for unittees The provide for the appointment of a bortion of the City Hall to Robert Clarke The consolidated By-laws of the City of London, 1879, respecting the authorize the leasing to a portion of the City of London, 1879, respecting the authorize the leasing of a portion of the City of London, 1879, respecting the authorize the leasing of a portion of the City of London, 1879, respecting the authorize the leasing of a portion of the City of London, 1879, respecting the authorize the leasing of a portion of the City of London, 1879, respecting the authorize the leasing of a portion of the City of London, 1879, respecting the authorize the leasing of a portion of a common sewer in purts of Dundas street, Queeca's spectively. The provide for the construction of a sewer in part of King street The provide for the construction of a sewer in part of King street The provide for the construction of a common sewer in purts of Talbot and Shirth Sept. Special or levying the tax in lieu of Statute Labor and the series and signs. The provide for levying the tax in lieu of Statute Labor and the corporation for the year less and signs. The provide for levying the tax in lieu of scannon sewer in parts of Talbot and Albert and Clarene streets respectively. The provide for the construction of a common sewer in parts of Talbot and Albert and Appoint a tax collector for the Northern division of the City of London Junction Ralway Coursany by granting to it a bonness 530,000, and to the legal a certain By-law relating to the use by the said company of certain by-law relating to the use of the Coursance streets respectiv	SSED,		8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	
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 ¹⁵¹ To provide for the emittrection of a common sewer on Ridout street from King to York. 12th Nov. 1883/See Table III.
 152 To antend Section 97 of 4 the Consolidated By-laws of the City of London, 1879."
 12th Nov. 1883/See Table III.
 154 To appoint the places, Returning and Denuty Returning the City Returning and Denuty Returning the Property of London, 1879.

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You in		56 To anthorize the borrowing of \$125,000 for the current expenditure of the year 188317th Dec. 57 To give leave to the London Junction Railway Company to carry its railway along a		f 1883	milen						166 For the appointment of J. K. Clare and Daniel Lester collectors of dog tax and Statute	Labor tax in the place of William Sell.	THE PART OF THE			70 To repeal Section 117 of "The Consolidated By-laws of the City of London, 1879" and to make certain provisions respecting gunpowde nautha and other inflammable			1.2 Fe amend Sections 161 and 169 of "The Consolidated By-laws of the City of London 1879"	73 To exempt a certain proposed manufactory from taxation for five years, (Joseph Croves		Gas Company.		1.7 To provide for levying Statute Labor and dog tax for 1884 and to appoint a collector of same	
151 To provide for the construction of a common sewer on Ridont street from King to 152 To amend Section 97 of "the Consolidated By-laws of the City of London, 1879" 153 To authorize the lease of a shop in the City Hall to Thomas Tracey	iss Babcock	ent expenditure		159 To authorize the borrowing of \$25,000 for the current expenditure of 1883	160 For the appointment of two Collegiate Institute Trustees		year 1883		164 For the appointment of members of the Court of Revision for 1884		er collectors of	of Management	TO THE PROPERTY OF THE PARTY OF	1884.		rs of the City or	1		ted By-laws of	ation for five y		14 For authorizing the entering into or a certain contract with the City Gas Company 55 To mercent certain noises calculated to disturb the inhalitants	1884.	or 1884 and to	
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1	TITLE OR OBJECT OF BY-LAW. WHEN PASSED.		REMARKS
158 To appoint a local Board of Health for the City of London 179 Percent the blowing of horns and other noises 170 Dervent the blowing of horns and other noises 180 To authorize the blowing of horns and other noises 181 To authorize the lease of Stall No. 18 in the Market Bazaar 182 For the appointment of a member of the Board of Health in the place of William 183 For provide for the construction of a flagstone sidewalk on parts of Richmond and the City of London for the year 1884 185 To provide for the construction of a common sewer in parts of Talbot and east Simcoo at streets respectively 185 For provide for the construction of a common sewer in parts of Talbot and east Simcoo at streets respectively 186 Salvanda and consolidate the By-laws relating to the Public Market 187 To provide for the construction of a common sewer in parts of ast King street 188 For provide for the construction of a common sewer in parts of ast King street 189 For the construction of a common sewer in parts of salvanged the Syth Aug. 189 For the construction of a common sewer in parts of salvanged the Syth Aug. 180 Directing Thomas H. Tracy, Esq., City Engineer, to report upon the life of certain 189 For authorize the borrowing of \$180,000 from the Bank of Montreal for the current expenditure of the year 1884. 189 To authorize the borrowing of \$180,000 from the Bank of Montreal for the current expenditure of the year 1884. 189 To authorize the borrowing of \$180,000 from the Bank of Montreal for the current expenditure of the year 1884. 189 To provide for the construction of common sewers in parts of Maitland and Richmond at the City of London 189 For putting an end to the powers, rights, privileges and duties of the "Water Commissioners for the City of London 189 For appointing polling places and deputy returning officers for holding the next signers for the City of London 189 For appointing polling places and deputy returning officers for holding the rext in the source of the electors as to the sale of the pre	500rt r 4 4882 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1884 K 18	19th May, 1834 Repealed. 2nd June, 1834 Repealed. 7th July, 1884 Repealed. 4th Aug. 1884 See Table VI. 28th Aug. 1884 Repealed. 28th Aug. 1884 Repealed. 28th Aug. 1884 Repealed. 8th Sept. 1884 Repealed. 8th Sept. 1884 Repealed. 18th Oct. 1884 Repealed. 18th Oct. 1884 Repealed. 18th Oct. 1884 Repealed. 18th Dec. 1884 R

19th Jan. 1885 Repealed. 19th Jan. 1885 Repealed. 19th Jan. 1885 Repealed. 19th Jan. 1885 Renealed. 202 For the appointment of Auditors for 1885.
203 For the appointment of a Court of Revision for the year 1885.
204 For appointing a Board of Health for the City of London for 1885.
205 For the appointment of a staif of visiting Physicians for the General Hospital.

1885 Repealed. 1885 Repealed. 1885 Repealed. 1885 Repealed. 1885 Repealed.	r the 18th May, 1885 Repealed. 15th June, 1885 In force, not printed. gers. 15th June, 1885 Repealed. 129th June, 1885 Repealed. 129th June, 1885 Repealed. 129th June, 1885 Repealed.	and the Aug. 1885 See Table V.	4th Aug. 1885 See Table III. 4th Aug. 1885 In force, not printed. 3 of	4th Aug. 1885 See Table V. 17th Aug. 1885 Obsoicte.	and St. James Tth Sept. 1885 Repealed. of the City of 5th Oct. 1885 Repealed. of the Sty of 5th Oct. 1885 Repealed. the year 1885 12th Oct. 1885 Repealed.
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202 For the appointment of Auditors for 1885. 203 For the appointment of a Court of Revision for the year 1885 204 For appointing a Board of Health for the City of London for 1885 205 For the appointment of a staff of visiting Physicians for the General Hospital 206 To authorize the borrowing of \$180,000 from the Bank of Montreal 207 To provide for wetering certain streets for the year 1885.	208 To provide for taking a vote of the electors upon the question of the site for the Exhibition Grounds for the City of Lon-lon Exhibition Grounds for the City of Lon-lon 209 For the appointment of a Wood Market Clerk 210 To prevent incumbering the streets and other places with bills, hand-bills and dodgers. 15th June, 1885 See By-law No. 760, 211 To provide for the appointment of an arbitrator in reference to matters arising out of the annexation of London East. 212 To appoint John M. Moore, Esq., City Engineer during the absence of Thos. H. Tracy, 29th June, 1885 Repealed. 213 To repeal By-law No. 208. 214 June, 1885 Repealed. 225 To repeal By-law No. 208.	To provide for the construction of a flagstone walk on parts of Dundas, Richmo and King streets, respectively.	229 To provide for the constr. ction of a common sewer on parts of Grey and Clarence, 221 South and Maitland streets, respectively	Dundas street. 224 To provide for taking a vote of the electors upon the question of a site for new exhibition and military grounds. 225 Respecting the sale of that nart of the Exhibition Grounds Iving west of Wellington	226 For the appointment of a caretaker for Queen's Park 227 To provide for the construction of a common sewer in parts of Horton and St. James 228 Streets, respectively. S29,000 for current expenditure of 1885 Streets, respectively of Consolidated By-laws of the City of London, 1879," to part only of Ward No. 5. 230 For London, 1879," to part only of Ward No. 5. 231 For levying taxes in Wards Nos. 1, 2, 3 and 4 in the City of London for the year 1885, 12th Oct. 1885 Repealed.

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No. of By-Law	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	SED.	REMARKS,
23.2	ion of a flagstone walk on part of the east side of Richmond of certain sums of money to meet the current	12th Oct.	1885	12th Oct. 1885 See Table V.
888	for the year 1885 235 To provide for the construction of a common sewer in parts of Simcoe, King, Onebec	2nd Nov. 1885 Repealed.	1885 F	Repealed.
888	and Dathurst streets, respectively.	2nd Nov.	18858	2nd Nov. 1885 See Table III.
1818	239 To amend By-law No. 297 229 To amend By-law No. 169 respecting the rules and regulations of the General Hospital 16th Nov. 1885 Repealed. 240 To authorize the renewel and extend the time for the maturity of the amount author.	16th Nov. 16th Nov.	1885 1885 1	Repealed.
2417 2427	241 To define the poling sub-divisions of the Fifth Ward of the City of London. 242 To provide for procuring measurements for the purpose of settling the rates to pay for london.	30th Nov. 1885 Repealed, 7th Dec. 1885 Repealed.	18851	Repealed. Repealed.
243.7		21st Dec.	1885 I	21st Dec. 1885 In force, not printed
244 F	of the electors upon the question of granting a bonus of \$75, 00 & South Eastern Railway Company and free water and exemption	21st Dec. 1885 Repealed.	18851	depealed.
245 T	245 To provide for the purchase of certain lands in the City of London from the Hon- John (arling, and for the exchange thereof with the Government of Canada for	8th Feby.	18861	8th Feby. 1886 In force, having been first carried by vote of the Floators
246 T	246 To provide for the construction of a flagstone walk on part of the north side of King	5th Jan.	1886 I	5th Jan. 1886 In force, not printed.
247 F 248 T		5th Jan. 18th Jan.	18868	1886 See Table V. 1886 Repealed.
250 200 200 200 200 200 200 200 200 200	or the Collegiate Institute. year 1886. School Trustee in Ward No. 3.	18th Jan 18th Jan 25th Jan 25th Jan	1886 1886 1886 1886 1886	1886 Filed in Regist'y Office 1886 Repealed. 1886 Repealed. 886 Repealed.
253 F		zhui dan. 1886 Kepealed. 22nd Feby, 1886 Repealed.	1886 F	1886 Repealed. 1886 Repealed.

²⁵⁵ For the appointment of William baskerville, assistant Health Inspector
255 For establishing a Pound and appointing a Pound Keeper in Ward No. 350 For establishing a stand for carts and wagons ken, then the Ward No. 350 For an annual stand for carts and wagons ken, then the Ward No. 5 For annual stand for carts and wagons ken, then the Ward No. 5 For annual stand for carts and wagons ken, then the Ward No. 5 For annual standard standard

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29th Mar. 1836 In force, not printed. 26th Apr. 1836 Repealed. 26th Apr. 1836 Repealed. 26th Apr. 1886 Repealed. 26th Apr. 1886 Repealed. 26th Apr. 1886 Repealed. 11th May, 1886 Repealed. 11th May, 1886 Repealed. 12th May, 1886 See By-law No. 756. 12th May, 1886 See By-law No. 757. 18th May, 1886 See By-law No. 757.	South, Ridont, 25th May, 1886 See Table III. 25th May, 1886 Repealed. 25th May, 1886 In force, not printed. 25th June, 1886 Repealed.	2nd Aug. 1886 Repeated. 2nd Aug. 1886 In force, not printed. 30th Aug. 1886 See Table V. 30th Aug. 1886 Repeated. 6th Sept. 1886 Submitted to and ap- 6th Sept. 1886 Submitted to and ap-
29th Mar. 26th Apr. 26th Apr. 26th Apr. 26th Apr. 26th Apr. 11th May, 11th May, 12th May,	25th May, 25th May, 25th May, 7th June, 21st June,	2nd Aug. 2nd Aug. 30th Aug. 6th Sept. 6th Sept.
25.4 To rarriy the sale to F. J. Miller, of lot 18, on the south side of Hyman street. 25.5 For the appointment of William Baskerville, assistant Health Inspector. 25.6 For establishing a Pound and appointing a Pound Keeper in Ward No. 5. 25.7 To assign a stand for carts and wagons kept for hire. 25.8 For appointing a Chinney Sweep for the northern portion of the City. 25.9 To extend the Fire Limits on Dundas street in Ward No. 5. 25.7 To extend the time for the return of the Collectors Rolls for 1885. 25.7 To authorize the borrowing of certain moneys for the current expenditure of 1886. 25.4 To amend Section 58 of "The Consolidated By-laws of the City of London, 1879," 28.5 To amend section 58 of "The Consolidated By-laws of the City of London, 1879,"	To provide for the construction of a common sewer in parts Kent, South, Ridout, 288 Colborne and Talbot streets respectively. 290 To provide for watering certain streets for the year 1886 292 To authorize the supply of water to The McClary Manufacturing Co. for ten years at not more than \$290.00 per annum. 293 To exempt The McClary Manufacturing Co. from taxation for a period of ten years on an assessment in excess of \$100,000.00. 294 To change the boundaries of the second polling sub-division of the second Ward. 295 To authorize the bornowing of certain moneys to provide for the current expenditure of the year 1886.	296 To exempt from taxation and water rates, for the period of five years, The Ontario Carand Poundry (° 0. 297 To authorize the granting to the Grand Trunk Railway Company of certain exemptions from taxation on certain conditions. 298 A To authorize the granting to the Grand Trunk Railway Company of certain exemptions from taxation on certain conditions. 299 A To authorize the granting of a flagstone sidewalk on parts of Talbot and King and Aug. 1886 In force, not streets respectively. 200 To appoint three members of the City of London Trust. 301 To aid the West Ontario Pacific Railway Company by granting to it a bonus not exceeding \$40,000,00 and certain lands on certain conditions. 302 To provide for granting a bonus of \$25,000 00 to secure the making of London the chief provide for granting on the line of the Canadian Pacific Railway Company's proposed line between Toronto and the Detroit River.

TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	REMARKS.
303 To amend By-laws 301 and 302 by substituting the name of J. F. Cryer for John Thorpe therein.	Thorpe 16th Aug. 1886 Repealed.	S6 Repealed. S6 Repealed.
304 10 auditoring to 1886 See Table III. 305 To provide for the construction of a common sewer on Grey street from Wellington to 21st Sept. 1886 See Table III. Colborne. Col	21st Sept. 18 27th Sept. 18 11th Oct. 18	21st Sept. 1886 See Table III. 27th Sept. 1886 Repealed. 11th Oct. 1886 See Table III.
307 To provide for the construction of a flagstone sidewalk on south side Dundas street from 308 to streets respectively. 309 To provide for the construction of a flagstone sidewalk on south side Dundas street from 300 To provide for the construction of a flagstone sidewalk on south side Dundas street from 300 To provide for the Clarence.	treet from 11th Oct. 111th Oct. 1	1886 See Table V. 1886 Repealed. 1888 Repealed.
310 To appoint a memory of the aperiod of five years. The London and 311 To exempt from taxa ion for a period of five sewers. 312 For charging a rental for the use of the sewers of Wellington street. 312 For charging a rental for the stopping up and sale of parts of English and Elizabeth streets. 313 To provide for the stopping up and sale of parts of English and Elizabeth streets.	Sth Oct. 1 8th Nov. 1 8th Nov.	25th Oct. 1886.In force, not printed. 8th Nov. 1886.In force, not princed. 8th Nov. 1886.In force, not princed.
314 To provide for the stopping up and seed in seed in a seed from 315 Respecting Victoria Park . 315 Respecting to construction of a flagstone walk on west side Richmond street from	m 15th Nov.	treet from 15th Nov. 1886 See Table V.
316 To provide to the Post Office. Jundas street to the Post Office. Pavement on Dundas street from Wellington of a Block Pavement on Dundas street from Wellington	29th Nov.	m Wellington 29th Nov. 1886 See Table IV.
31, 10 products to Waterloo. 318 To exempt for the year 1887, John Elliott & Son from taxation to the extent of 29th Nov. 318 To exempt for the year 1887, John Elliott & Son from taxation to the extent of 29th Nov. 31,110.00 31,110.00 31,110.00 31,110.00 31,110.00 31,110.00 32th Nov. 31,110.00 31,110.00 32th Nov. 32th Dec.	29th Nov. 29th Nov. 13th Dec. 13th Dec.	to the extent of 29th Nov. 1886 Repealed. 29th Nov. 1886 In force, not printed. 29th Dec. 1886 Repealed. 13th Dec. 1886 Repealed. 13th Dec. 1886 Repealed.
3.00 To authorize the renewal of certain more 3.00 To authorize the renewal of certain the Officers for holding the next Municipal randway 3.21 To appoint polling places and South Eastern Railway Company to carry its railway 27th Dec.	ray 27th Dec.	27th Dec. 1886 Repealed.
322 To give leave to the London and State treet. Street between Horton along a certain portion of Bathurst street. Clarence street between Horton and Transcript for the construction of a common seven on Clarence street between Horton and Transcript for the construction of a common seven on Clarence street between Horton and Transcript for the construction of a common seven on the construction of the construction of a common seven of the construction of the const	ton 27th Dec.	27th Dec. 1886 See Table III.
324 To authorize and direct the City of London Trust to convey certain property to the 324 To authorize and direct Rajlway Company	27th Dec.	27th Dec. 1886 In force, not printed
West Ontario Facilie Ivania;		

27.10 appoint and itors for the year 1887. 28.10 appoint and itors for the year 1887. 29.10 appoint and loose commissioners to regulate Junk Shops and dealers in second. 29.11 appoint a Load Board of Health for 1887. 29.12 appoint a Load Board of Health for 1887. 29.13 appoint a Load Board of Health for 1887. 29.14 appoint a Load Board of Health for 1887. 29.15 appoint a Load Board of Health for 1887. 29.16 appoint a Load Board of Health for 1887. 29.17 appoint a Load Board of Health for 1887. 29.18 appoint a Load Board of Health for 1887. 29.19 appoint a Load Board of Health for 1887. 29.10 appoint a Load Board of Health for 1887. 29.11 appoint two additional Assessors for the year 1887. 29.11 appoint two additional Assessors for the year 1887. 29.12 appoint a Load Board of Health for 1887. 29.14 Jan. 1887. Repealed. 29.15 appoint two additional Assessors for the year 1887. 29.15 appoint two additional Assessors for the year 1887. 29.15 appoint two additional Assessors for the year 1887. 29.15 appoint two additional Assessors for the year 1887. 29.15 appoint two additional Assessors for the year 1887. 29.15 appoint two additional Assessors for the year 1887. 29.15 appoint two additional Assessors for the year 1887. 29.16 appoint two additional Assessors for the London and S. E. Ry Company to the Chapter of the	. 6	18868	27th Dec. 1886 See By-law No. 757.
17th Jan. 1887 R. 13th Jan. 1887 R. 24th Jan. 1887 R. 24th Jan. 1887 R. 23th Jan. 1887 R. 23th Feby. 1887 R. 29th Mar. 1887 R. 29th Mar. 1887 R. 29th Mar. 1887 R. 29th May, 1887 R. 2nd May, 1887 R.	Natiway Company by granting to it a loan	1887 I	n force, having been
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= - ଅଧାର- ଧାରାରା = ପା	17th Jan.	1887	the frectors.
-ସମମ୍ୟ - ପ୍ରାୟମ - ପ୍	17th Jan.	1887	Repealed.
<u> ମଧ୍ୟ ପ୍ରାଧରେ – ସ</u>	13th Jan.	1887	Repealed.
ମ <u>ଟଳ ମ ରାଜାନା ଲ</u> ରା	24th Jan.	1887	Repealed.
– ପ ପରର – ସ		88.1	kepealed. Repealed.
ପ ପରର – ସ		1887	Repealed.
ା ରାଜାନା – ଦା	3	- XX	n force not printed.
ରାରାରା – ରା			manufaction to the second
ରାତା – ତା	63-10 repeat by-law 322 and to grant leave to the London and S. E. Ky Company to carry its railway along a certain portion of Bathurst street in the City of London 29th Mar.	1.88	lenealed.
ର – ର	29th Mar.	1887	see By law No. 777.
- 3	21st Mar.	1887.I	n force, not printed.
_ 0	annuation and benefit funds for the benefit of the Police Force of the City of	-	
61		1887	see By-law No. 781.
C/l		1887	n force, not printed.
C1		1887	Repealed.
ા		200	sepealed.
<u> </u>	: 😨	2	See Dy-man ave. 101.
<u></u>			
44 To appoint an Inspector for the inspection of Milk and to license and regulate Milk Vendors within the City of London.		1887	n force, not printed.
44 To appoint an Inspector for the inspection of Milk and to license and regulate Milk Vendors within the City of London.	_	2887	Renealed.
Vendors within the City of London.	-		
	Vendors within the City of London.	18878	see By-law No. 755.

West Unitario Laci

Tom Commenced Line Electronic

30			ľ	11	
No. I-yH	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	ED.	REMARKS.	
8 8 8 8 14 8	345 To grant leave to William Spencer and Company to lay under Sinncoe street from their property in the said street in the Fifth Ward a pipe to the opposite side of the said street. 346 For establishing a Pound in the Fifth Ward and appointing a Pound-Keeper. Company. Company. 238.T. amont to b.	23rd May, 1887 In force, n 23rd May, 1887 Repealed, 6th June 1887 Repealed	887 1 1887 1 1887	the the 23rd May, 1887 In force, not printed. Mill 6th June 1887 Repealed.	
350 350 351 351 351	349 To appoint an Engineer for the City of London under the Ditches and Watercourses. 340 To borrow certain moneys to provide for the current expenditure of the year 1887. 350 To appoint an assistant City Clerk. 351 To provide for the construction of a flagstone walk on west side Clarence street from 17th June, 1887 Repealed. Dundas to King street	rses. 6th June, 1887 Repeated 13th June, 1887 Repeated 17th June, 1887 Repeated 17th June, 1887 Repeated	8877.8 887.1 887.1	oth June, 1887 Sepealed. 6th June, 1887 Sepealed. 13th June, 1887 Repealed. 17th June, 1887 Repealed.	
	352 To provide for the construction of a common sewer in part of Princess Avenue. 353 To provide for the construction of flagstone walks on parts of Richmond, Dundas and 354 Vork streets respectively. 355 For admiring the expression of the construction of flagstone walks on parts of Richmond, Dundas and 355 For admiring the expression of the construction of the	22nd July, 1 22nd July, 1 22nd July, 1	881 881 881 881 881 881 881 881 881 881	22nd July, 1887 See Table V. 22nd July, 1887 See Table III, as and 22nd July, 1887 See Table V.	
357	357 To provide for the construction of a common sewer in part of Sincoe etreet, Talbot to	Isth July, 1		of 18th July, 1887 In force, not printed.	
358 360 1	358 To provide for horrowing 8.26,600,00 for Public School purposes 22nd July, 1887 See Table III. 359 For acquiring certain lands for Public School purposes 360 To venpt The Canada Chemical Manufacturing Company in part from taxation for ten	22nd July, 1 22nd Aug. 1 1st Aug. 1	88.88	see Table III. in force, not printed. in force not printed.	
2888 2888 277 288 277 288 277 288 277 288 277 278 278	361 For appointing a Civic Holiday. 362 For granting a Pawnbrokers license, Isaac Fox. 363 To appoint a collector of dog taxes, Statute Labor and certain income taxes. 365 To authorize the Grand Trunk Railway Company of Canada to lay its track on part of company of canada to lay its track on part of company.	lst Aug. 1887 In force, 1st Aug. 1887 Repealed, 1st Aug. 1887 Repealed, 1st Aug. 1887 Repealed, 1st Aug. 1887 Repealed.	887. 887. 887. 887. 887.	1887 In force, not printed. 1887 See By-law No. 779. 1887 Repealed. 1887 Repealed.	
366.1 367.1	Onturio, King and York streets	Sth Aug. 1 5th Sept. 1 12th Sept. 1	88.88	29th Aug. 1887 in force, not printed. 5th Sept. 1887 in force, not printed. 12th Sept. 1887 in force, not printed.	

368 To fix the time for the return of the Collectors' Rolls for ISS6

369 To provide for the construction of a common sewer in parts of Waterloo street and
370 in the old water-course from Lorne Avenue to Dufferin Avenue
371 To authorize the borrowing of certain moneys for the current expenditure of ISS7 ... 26th Sept. ISS7 Repeated

	The second secon	
368 To fix the time for the return of the Collectors' Rolls for 1886. 369 (To provide for the construction of a common sewer in parts of Waterloo street and	2th Sept. 1887 Repealed.	
4	12th Sept. 1887 Sec Table III. 26th Sept. 1887 Repealed.	
5.2.10 provide for changing the name of Salter street to Prospect Avenue. 3.2(a) To provide for the appointment of an Assessment Commissioner for City of London 10th Oct. 3.3 For levying taxes for the year 1887. 10th Oct.	t. 1887 Repealed. 1887 In force, not printed. 1887 Repealed.	printed.
a flagstone walk in parts of Dundas and Welling- respectively		
37. To appoint a chinney sweep for the southern division of the City of London 24th Oct. 378 For regalating the erection, alteration and renair of buildings within the fire limits 3 st Oct.	1887 Repealed. 1887 See By-law No. 756	756
		. 755.
28.7 For appointing polling places and D. R. Officers for holding the next Municipal Elections 5th Dec. 398 For appointing polling places and D. R. Officers for holding the next Municipal Elections 5th Dec. 398 For taking the votes of the Electors moneurerines relating to the London	1887 Repealed.	Office,
	oth Dec. 1887 Defeated by the	9
provide for the construction of a the order of bathurst, from talbot to Kndont; streets	Electors 1887 See Table III.	
moneys		
401 To amend By-law No. 397 for holding the Municipal Elections.	1887 Repealed.	
403 For levying the rate to pay for watering certain streets for the year 1887. — 9th Jan. 404 To authorize the Inspector to have coal weighed in certain cases.	1888 Repealed. 1888 See By-law No. 757	757
#06 To appoint three Collegiate Institute Trustees. #07 For the appointment of a Local Board of Health for the year 1888.		
	_	
409 (a) To grant the sum of \$1.000 (0) to the Western Fair Association.	1888 Repealed.	neinted
ereof		Timeen.
1887	12th Mar. 1888 Repealed.	
1888.	12th Mar. 1888 Repealed. 2nd Apr. 1888 Repealed.	
	4	

ion our trouble the books.

415 To 416 To 417 To 418 To 419 To 420 To	wer in part of Talbot street. 0.00 to pay off over expenditure on and to sub-division of Ward 2, in the place of the personal property of the London	th Apr. 18 th May, 18	
419 To 420 To	further improve Salters Grove o appoint a Deputy Returning Officer for 2nd sub-division of Ward 2, in the place of Sanuel McBride. Sanual assessment for ten years upon the personal property of the London	th May, 18	9th Apr. 1888 Repealed. 14th May, 1888 See Table III. 14th May, 1888 Repealed.
-		st May, 18	21st May, 1888 In force, not printed. 21st May, 1888 Repealed.
421 For 422 To	rect.	st May, 18 th May, 18 th June, 18	ndon 21st May, 1888In force, not printed. 28th May, 1888 Filed in Regist'y Office. 11th June, 1888 Repealed.
424 For 425 Res		th June, 18	25th June, 1888 See By-law No. 762
426 For 427 To 1 428 For	street 25 For widening part of Dundas street and acquiring land therefor 25th June, 1888 in force, not printed. 427 To repeal the Sylaw for the establishment of a Free Library. 428 For the establishment of a Pound for that part of the City lying north of Dundas.	th June, 18 th June, 18 th June, 18	25th June, 1888 In force, not printed. 25th June, 1888 In force, not printed. 25th June, 1888 Carried by Electors.
429 To 1430 To 2431 Res	west of Adelaide streets, and appointing a Pound-keeper therefor. 125 To provide for the closing of druggists shops. 130 To authorize the borrowing of certain moneys for the current expenditure of 1888. 143 Respecting the extension of the London Street Railway Commany's track on Pall Mail	th June, 18 th June, 18 th July, 18	25th June, 1888 Repealed. 25th June, 1888 Repealed. Inth July, 1888 Repealed.
432 To a		30th July, 1888	7
433 To 1 434 To a	20		1888 In force, not printed. 1888 In force, not printed. 1888 Repealed.
454 Rela	ou sewer in part of East Hill street		1888 See Table III. 1888 See By-law No. 758. 1888 Reposited
457 For	4-70 to appoint a Jaintor for the City Hall issued to variety the rates to pay for street watering for 1888.		1888 In force, not printed.

455 For appointing the City of London 1798. 456 For appoint a Janitor for the City Hall 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 457 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for 1888 450 For levying the rates to pay for street watering for levy for levying the rates to pay for levy for

488 To permit the use of a common sewer in parts of Ridout street and to charge a rent 489 To grant certain privileges to the London Street Railway Company (Pall Mail street 50 For levying taxes forthe year 1889 491 To appoint members of the City of London Trust, 1889 50 To extension, Calibornee to Adelaide 492 To extend the time for the return of the Collectors Rolls for 1889 52 To extend the time for the return of the Collectors Rolls for 1889 52 To extend the time for the return of the Collectors Rolls for 1889 52 To extend the time for the construction of extain moneys for the current expenditure 493 To authorize the renewal of certain notes given to provide for the aurrent expenditure 494 To provide for the construction of a common sewer on part of Maple stritter 52th Oct. 1889 Sept. 1889 Repealed. 53th Regulating the processings of the City of London, 1879 Sept. 1881 Regulating the processings of the City Conneil. 53th Regulating the processing of the City Conneil. 53th Regulating the Regulating of the city Conneil. 53th Regulating the Regulating of the city Conneil. 53th Regulati	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED,	SED. REMARKS.
	To permit the use of a common sewer in parts of Ridout street and to charge a rent therefor. To grant certain privileges to the London Street Railway Company (Pall Mall street.	ith Aug.	1889 Obsolete.
	For levying taxes for the year 1889	ith Ang.	
	To appear memoris of the City of London Trust O extend the time for the return of the Collectors Rolls for INNS.	1 X 1 Z Z	SSO Repealed.
	To provide for the construction of a common sewer on part of Maple street. To authorize the renewal of certain notes given to provide for the **urrent expenditure of 1889. Of 1889.	ind Sept.	ISSU Repealed. ISSU See Table III.
	d D. R. Officers for holding the next Municipal	th Dec.	1889 Repealed.
		th Dec.	1889 Repealed.
	Fo amend "The Consolidated By-laws of the ('ity of London, 1879." Sampoint five members of the Western Frie Acceptance of t	frd Dec. 3rd Dec.	1889 Repealed.
	To appoint two Collegiate Institute Trustees.	nh Jan.	1890 Repealed
	Fo appoint a Court of Revision for the year 18th	th Jan.	ISOU Lepealed.
	To appoint a Board of Health for the year 1890.	nh Jan.	ISSM Repealed.
	:	tch Feby.	Ser See By-law 773.
	ie of	ith Mar.	Isin Repealed.
	o appoint a City Solicitor	th Mar.	1890 Repealed.
		st Mar.	ISSULII force, not prin
		th May,	1890 Repealed.
	Theet	th May, th May,	1890 See Table IV.

⁵¹⁵ To raise the sum of \$139,000.00 for the purpose of extending the system of Water vorks of London, and to authorize the issue of delements therefor 2011 authorize the borrowing of certain moneys to provide for current expenditures 1890 Ich June, 1890 Repealed.

780. t printed t printed C.	4th Aug. 1890 Repealed. 4th Aug. 1890 See By-law 780. 4th Aug. 1890 In force, not printed 4th Aug. 1890 Repealed. 2nd Sept. 1890 Repealed. 2nd Sept. 1890 Repealed. 18th Sept. 1890 See Table IV.	th Aug. 18 nd Sept. 18 th Sept. 18 th Sept. 18	
780. L printed.	90 See By-law	th Aug, 18 th Aug, 18	527 Respecting local improvements. 528 Respecting the sale of the remainder of that part of the Exhibition Grounds lying east of Wellington street.
	26th June, 1890 Repealed. 7th July, 1890 Repealed.	th June, 18	
provided for by By law 132. rpealed.	provided law 132. 26th June, 1890 Repealed.	th June, 18	n of the Collectors Rolls for the year 1889
t printed previously	orks 20th June, 1890 In force, not printed	th June, 18 th June, 18	521 To raise the sum of \$5.0,000.00 for the purpose of extending the system of Waterworks in the City of London, and to authorize the issue of debentures therefor 522 To amend Section 175 of "The Consolidated By-laws of the City of London, 1879"
t printed	6th June, 1899 In force, no 16th June, 1899 Repealed.	th June, 18	520 To exempt the Canada Featherbone Company from taxation for a period of ten years. [i6th June, 1899 In force, not printed 529 (a) To repeal By-law No. 515.
t printed.	leth June, 1890 in force, not printed	th June, 18	518) To provide for the construction of a C. B. Pavement on King street, Richmond to
	2nd June, 1890 Repealed. 6th June, 1890 Repealed.	nd June, 185 th June, 18	0.00 for the purpose of extending the system of Waterworks, and to authorize the issue of debentures therefor——————————————————————————————————

512 To provide for the construction of a flagstone walk on part of street and Prespect
513 To provide for the construction of a C. B. Pavement on Peter street and Prespect
513 Avenue respectively
Avenue respectively

Com Commence and Localding

1	ZE CHOST OF BILLAW.	WHEN PASSED.	SSED.	REMARKS.
4	541 To authorize the borrowing of certain moneys to provide for the current expenditure of the year 1890.	841, 024	1 3	
3 7 7	542 To provide for the construction of a common sewer in part of Maitland street. 553 Respecting the payment of clair block pavements. 544 To amount a Transfer of Colin block pavements.		2 0 0 0 2 0 0 0 2 0 0 0	1890 Kepealed. 1890 See Table III. 1890 In force, not printed.
1994	547. To appoint a Trustee for the Congrate Institute in the place of Fred. Cryer, resigned. 545 To provide for the construction of a common sewer in part of King street. 546 For levying taxes for the year 1800.		189 189 189 189 189 189 189 189 189 189	3rd Nov. 1890 Repealed. 3rd Nov. 1890 See Table III. 3rd Nov. 1890 Repealed.
35	the year 1890 Second in moneys to provide for the current expenditure of 548 To exempt for ten years the London Furniture Manufacturing Company, from assess-		1890	Repealed.
67	ment in excess of \$60,000,00. 549 To provide for the making of contracts for a supply of Electric Light for street lighting	10th Nov.	1890	10th Nov. 1890 In force, not printed.
9.19	550 To appoint chimney sweeps for the City of London. 551 To authorize the renewal of certain notes given to the Bank of Montreal, for the current.	17th Nov.	1890	1, for the current,
20 1	expenditure of 1830. 552 (To provide for the construction of an artificial stone walk on parts of King and		1890	8th Dec. 1890 Repealed.
555 555 556 7	653 Richmond streets, respectively, 654 Robot All Composition of the All Composition of	8th Dec. 15th Dec. 15th Dec.		1890/See Table VI. 1890/Repealed. 1890/In force, not printed.
100	550 UNITY OF A Vear. 557 To appoint a D. R for the 5th division of the 3rd Ward in the place of Wm. Atkins 23rd Dec. 558 To authorize the giving of a renewal note to the Bunk of Montreal for moneys horrowed	15th Dec.		1890 In force, not printed.
20 E 20 E	for the current expenditure of 1891 559 For the appointment of additors for the year 1891 560 To appoint a Board of Health for the year 1891 561 To appoint two members of tie Londo well-graite Institute Board. 562 To appoint a Court of Revision for the year 1891 563 To appoint five members of the Council members of the Western Fair Association.	12th Jan. 19th Jan. 19th Jan. 19th Jan. 19th Jan. 19th Jan.	\$\frac{1}{2}\frac{1}\frac{1}{2}\f	899 Repealed. 1891 Repealed. 1891 Repealed. 1891 In force, not printed. 1891 Repealed.

⁵⁶⁴ For taking the votes of the electors upon the question of the propriety of limiting the burder of liquor licenses in the City of London.

764 (a) To exempt for ten years Messrs. John Ferguson & Sons from assessment in excess of 13th Jan. 1891 Submitted to and appear to exempt for the propriety of the propri

26th Jan. 1891 Submitted to and approxid of by Electrs 2nd Feby. 1891 In force, not printed. 2nd Feby. 1891 Repealed. 2nd Mar. 1891	2nd Mar. 1891 Repealed. 6th Apr. 1891 In force, not printed. 6th Apr. 1891 In force, not printed. oth Apr. 1891 Repealed. 7th Apr. 1891 Repealed. 5th June, 1891 Repealed.	L. I. I. No. 757.	1891 See Table IV. 1891 See Table VI. 1891 In force, not printed. 1891 In force, not printed. 1891 Repealed.
mitted to ov'd of L orce, not ealed.	2nd Mar. 1891 Repealed. 6th Apr. 1891 In force, not printe 6th Apr. 1891 In force, not printe 9th Apr. 1891 Repealed. 757, Apr. 1891 Repealed. 5th June, 1891 Repealed.	15th June, 1891 See Table VI. 6th June, 1891 See Table IV. 6th July, 1891 See Table III. 6th July, 1891 Repealed. 14th July, 1891 Repealed. 29th July, 1891 Repealed.	20th July, 1891 Sec Table IV. 3rd Aug. 1891 Sec Table VI. 3rd Aug. 1891 In force, not 3rd Aug. 1891 In force, not 7th Sept. 1891 Repealed. 5th Oct. 1891 Repealed.
Sub In f Rep Rep	Rej Rej Rej Rej Rej Rej Rej Rej	See Rel	See See Rel In the Rel Rel Rel
1891 1891 1891	22222 2	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	68 68 68 68 68 68 68 68 68 68 68 68 68 6
9th Jan. 1891 Submittee Bith Jan. 1891 In force, 2nd Feby, 1891 Repealed 2nd Mar. 1891	2nd Mar. 1891 Repealed, 6th Apr. 1891 In force, 9th Apr. 1891 Repealed, 27th Apr. 1891 See By-la 15th June, 1891 Repealed	Dundas 15th June, 189 See Table 15th June, 189 See Table 15th June, 189 See Table 16th July, 189 See Table 14th July, 189 Repealed 14th July, 189 Repealed 14th July, 189 Repealed 14th July, 189 Repealed 14th July, 189 See By-la 29th July, 189 See By-la Maple 14th July, 189 See By-la 14th	20th July, 1891 Sec Table 3rd Aug, 1891 Sec Table 3rd Aug, 1891 In force, 3rd Aug, 1891 In force, 7rt Sept. 1891 In force, 7th Sept. 1891 Repealed 5th Oct. 1891 Repealed
		20	
564 For taking the votes of the electors upon the question of the propriety of limiting the number of liquor licenses in the City of London. 564 (a) To exempt for ten years Messrs. John Ferguson & Sons from assessment in excess of \$29,600,000. 555 Relating to tavern and shop licenses. 577 To extend the time for the return of the Collectors' Rolls for 1890. 572 To authorize the giving of a renewal note to the Bank of Montreal for amounts borrowed	to meet the current expenditure of the years, 1890 and 1891. 573 For the appointment of at City Clerk. 574 For the appointment of an assistant City Clerk. 575 To provide for watering certain streets for the year 1891. 576 To amend the By-laws relating to the Public Market. 577 To authorize to borrowing of \$80,00 to provide for the current expenditure of the year 1891.	578 To provide for the construction of an artificial stone walk on the north side of Dundas street, Waterloo to Colbone 579 To provide for the construction of a cedar block pavement on Maryboro Place. 580 To provide for the construction of a common sewer in part of William street. 581 (To provide for the construction of an artificial stone v. Ik on parts of Richmond and 582 (York streets, respectively. 582 To extend the time for the return of the Collectors Rolls for the year 1891. 583 To extend the giving of a renewal note for moneys borrowed to provide for the current expenditure of 1891. 585 To amend the By-laws relating to the Public Market. 586 To provide for the construction of a Tile drain in parts of Hamilton street and Maple.	avenue avenue avenue 388 and Dundas street respectively 389 To provide for the construction of an artificial stone walk on part of the west side of Richmond street. 604 To appoint at law No. 540 To repeal By-law No. 540 605 To repeal By-law No. 540 606 To authorize the leasing of a portion of the City Hall to Arscott Mountjoy 607 For levying rates to pay for watering certain streets for the year 1891 608 To appoint the members of the City of London Trust.

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No. c	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	SED.	REMARKS	IKS
0	609 To prevent the sale of tobacco, cigars and cigarettes, to children under the age of				
0	610 To authorize the issue of \$25,000.00 debentures under "The City of London Debt Consolidation Action 1900.00	5th Oct.	1891	5th Oct. 1891 Repealed, provided	provide
	611 To authorize the Porrowing of certain moneys from the Bank of Montreal to provide for the current expensives of the	14th Sept.	1891	14th Sept. 1891 In force, not printed.	printed
21.03	: : 2	5th Oct. 5th Oct.	1891	5th Oct. 1891 Repealed. 5th Oct. 1891 See Table III.	ن ـ
#10	614 To appoint a caretaker of the Queen's Park 615 To consolidate the several issues of debentures (referred to in schedule attached) to provide for raising the City's share of the cost of certain local improvements which is to be raised by a green.	2nd Nov. 16th Nov.	1831	2nd Nov. 1831 See Table III. ed) to pro- ts which is	I. printe
1	616 To consolidate the several issues of debentures (referred to in schedule attached) to provide for raising the City's share of the cost of certain local improvements which is to be raised by spaced.	l6th Nov.	1891	l6th Nov. 1891 In force, not printed.	printe
H	617 To guarantee by the Municipality at large the debt to be created on the security of the	6th Nov.	1891	16th Nov. 1891 In force, not printed.	printe
	618 To authorize the issue of \$30,000 deben'ures under the authority of "The City of the consolidation Act, 1851," and to impose rates for the payment	6th Nov.	1881	16th Nov. 1891 In force, not printed.	printe
HHH	619 To appoint polling places and D. R. Officers, for holding the next Municipal Elections. 7th Dec. 620 To amend By-law No. 619 To authorize the renewal of certain notes given to provide for the current expenditure of the year 891.	16th Nov. 7th Dec. 21st Dec.	189 188 188 188 188	. 16th Nov. 1891 In force, not printed 7th Dec. 1891 Repeated.	printe
HHHHHH	622 To amend By-law No. 621 623 To appoint auditors for the year 1892 624 To appoint five members of the Council, members of the Western Fair Association 18th Jan. 625 To appoint a Board of Health for the year 1892 625 To appoint a Court of Revision for the year 1892 18th Jan. 625 To appoint a Court of Revision for the year 1892		8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	1891 Repealed. 1892 Repealed. 1892 Repealed. 1892 Repealed. 1892 Repealed.	
	"From two menuers of the London Collegiate Institute Board	8th Jan.	1895	1892 In force, not printed.	printe

beautifying the same.

Of Middlesex, as to the portion of the County debt to be borne by Circuity.

Of Middlesex, as to the portion of the County debt to be borne by Circuity. 628 To set apart and lay out a portion of Richmond street as a boulevard for the purpose of

1					
628	628 To set apart and lay out a portion of Richmond street as a boulevard for the purpose of	1 11 7		٠	
658	629 To authorize the execution of the agreement between the City of London and the County of Middlesex, as to the portion of the County debt to be borne by City re Amai-	ıst reby.	II 2681	ist reby. 1892 in force, not printed.	printed.
063		1st Feby.	1892 In	1st Feby. 1892 In force, not printed.	printed.
	by relating to tavern and shop licenses.	oth Feby.	1895 X	Eth Feby, 1892 See By-law No. 769	0. 769
633	\$110,000.00	oth reby.	1282	toth reby. 1892 in force, not printed.	printed.
633		5th Feby.	1892 In	5th Feby. 1892 In force, not printed.	printed.
400	Dushment of Messrs.	oth Feliv. 1892 Repealed.	1892 R	epealed.	
5.5	f the Collectors' Rolls for 1891.	7th Mar. 1892 Repealed.	1892 R	epealed.	
	1892.	7th Mar 1899 Renealed	1899 R	penealed	
636	636 To authorize the issue of Sign (A) debentures under the authority of "The City of Indon Dalt Cons libraria Act 1801" and to impedent the statement			· marria	
	-	let Man	1809 L	Plat Mar 1800 In found not minted	mintod
637	n the Board of the Western Fair Association in place of	ist Mat.	7001	Torce, nor	hunea.
000		21st Mar.	1892 R	1892 Repea'ed.	
2000	638 To amend "The Consolidated By-laws of the City of London, 1879."	4th Apr.	1882	4th Apr. 1882 See By-law No. 757.	0. 757.
049	of Lon-	our Apr.	100-100	st by-day in	- 11 · 0
	don, 1879	9th May,	1892 Se	9th May, 1892 See By-law No. 766.	.0. 766.
7.5	641 To exempt from taxation in part for ten years the manufacturing establishment of Mesers. Ferenson, Watson and Colos	Qrb Maw	1809	9th Way 1895 In Soros not registed	printed
645	642 To exempt Messrs, Geo. White & Sons for ten years from assessment in excess of	con man ,		, or ce, mor	pitatou.
3	811,000.00	9th May,	1892 In	9th May, 1892 In force, not printed.	printed.
0 t	048 To provide for watering certain streets for the year 1892. 644 To further amend Section 248 of "The Consolidated By-laws of the City of London.	9th May, 1892 Repealed	1892/R	epeale à.	
	1879.	9th May.	1892 8	9th May, 1892 See By-law No. 755.	0, 755.
9		6th May,	1892 5	6th May, 1892 See By-law No.	0. 757.
10	047 To exempt from taxation for ten years the manufacturing establishment of the Hobbs Handware Co., on the west side of Ridont street	6th May	1800	16th May 1809 In force not printed	nrinted
879	ent on Waterloo street, Queen's	(fortit trans)		acres for to	- Lancard
		6th May,	1892 18	16th May, 1892 By-law to levy rates not yet passed.	vy rates sed.

o25 to appoint a Court of Revision for the year 1892.

18th Jan. 1892 in force, not printed.

18th Jan. 1892 in force, not printed.

By-L	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	SED.	REMARKS.
676	649 To provide for the construction of an artificial stone walk on York street, (N. S.) Rich- nond to Talbot streets.	16th May, 1892	6681	
100	to Waterloo streets. 531 To provide for the construction of a cedar block pavement on Clarence street. Innoas	16th May, 1892		By-laws to levy rates
55.5	to G. T. Railway. 10 th May, 1892 To provide for the construction of a tile drain on Craig street and part of Queen street. 16th May, 1892 653 To amend "The Consolidated By-laws of the City of London, 18-79" and to appoint	to appoint	_	not yet passed.
13 13 13	chunney sweeps. 654 To extend the time for the return of the Collectors' Rolls for the year 1891. 655 To borrow certain moneys to meet the current expenditure of the year 1892. 656 To regulate the maintenance of Telegraph, Telephone, and Electric Light noles within	6th June, 1892 See By-la 20th June, 1892 Repealed. 20th June, 1891 Repealed.	1892 See 1892 Rep 1894 Rep	6th June, 1892 See By-law No. 767. Oth June, 1892 Repealed. Oth June, 1891 Repealed.
	the limits of the City of London. 657 To amend By-law No. 504. 658 To provide for the election of a Public School Trustee in Ward No. Three, in the place	20th June, 20th June,	1892 See 1892 See	20th June, 1892 See By-law No. 769, 20th June, 1892 See By-law No. 773,
28	of R. W. Scott, resigned. 559 To provide for the construction of a tde drain in Henry and Stanley streets, res. 660 pectively.	20th June, 1892 Repealed, 4th July, 1892	1892 Rep	pealed.
61 T	661 To provide for the construction of an artificial stone walk on South side Dundas street, Clarence to Wellington. 662 To provide for the construction of a cedar block navement on Adelaide street.	18th July, 1892		By-laws to levy rates not yet passed.
8 5 T	to King. 663 To regulate the time for payment of the annual rates and taxes. 680 To consolidate the several issues of debentures (referred to in schedule attached) and to	18th July, 1892 1st Aug. 1892	1892 1892 See	8th July, 1892 1st Aug. 1892 See By-law No. 775.
31 : T	province for teasing the City's share of certain focal improvements which is to be raised by special rate. 681 To provide for the construction of a tile drain in parts of Sydenham and Wellmeron	8th Aug.	1892 In f	8th Aug. 1892 In force, not printed.
- 22 T	streets. 682 To provide for the construction of an artificial stone walk on the North—side of Carling street Richmond to Tallar		1892 B	8th Aug. 1892 By-laws to levy rates
出版	683 For levying taxes for the year 1892. 684 For levying rates to pay for watering certain streats for the year 1892.	oth Sept. 1892 5th Sept. 1892	1892 In 1	ozho Aug. 1892 5th Sept. 1892 In force, not printed. 5th Sept. 1892 In force, not printed.

685 To appoint the members of the City of London Trust.

686 To provide for the construction of a tile drain in York street from Ridon; to the River.

687 For stopping up part of the West side of great Talbot street and conveying the same to

Alex. Harvey, Esq.

688 To provide for lower 1892 By law to levy rates

8		th Sept.	5th Sept. 1892 Obselete.
250		th Sept.	5th Sept. 1892 By-law to levy rates
3	0 -	th Sept.	not yet passed 5th Sept. 1892 In force, not printed.
22		th Sept.	19th Sept. 1892 In force, not printed.
69 G		th Sept.	19th Sept. 1892 By-law to levy rates not yet passed.
		th Sept.	19th Sept. 1892 In force, not printed.
169	w No. 187 relating to the Public Market.	th Sept.	19th Sept. 1892 See By-law No. 757.
260	Ξ.	9th Sept.	1892 See By-law No 761.
693	sower on rurts of Oxford street and Thornton Ave.	3rd Oct. 3rd Oct.	1892 In force, not printed. 1892 By-law to levy rates
695		2nd Oct	not yet passed.
969	solidation Act, 1891 696 To authorize the issue of £28,000.00 debentures for the purchase of public school sites	100	The state of the s
69		3rd Oct.	1892 Repealed.
698	lebentures for permanent improvements to the	7th Oct	1800 In force not printed
669	London Collegiate Institute, etc	7th Oct.	1892 Repealed.
5	:	17th Oct.	1892 See By-law No. 758.
5 2	701 To provide for the construction of a the drain in Major street in Major and Ridout 702 To provide for the construction of a sewer in York street between Talbot and Ridout		By-laws to levy rates not yet passed.
703	streets.	th Nov.	7th Nov. 1892 See By-law No. 756.
9.5	relating to the Public Marketregulating the proceedings of the Council of the City of	th Nov.	1892 See By-law No. 757.
90/	:-=	th Nov.	7th Nov. 1892 See By-law No. 113.
	cipal Elections	nor Dec	TOO THE TOTAL OF T

682 To provide for the construction of an artificial stone walk on the North side of Cartural 1892 | not yet pressed street. Richmond to Talbot | 5th Sept. 1892 | not yet pressed in the year 1892 | not yet pressed in the year 1892 | not yet pressed in the year 1892 | not yet printed its for he year 1892 | not yet printed its for he year 1892 | not yet printed its for heaving certain streets for the year 1892 | not yet printed its for watering certain streets for the year 1892 | not yet printed its for watering certain streets for the year 1892 | not yet printed its formal force, not printed its formal force, not printed its formal force, not printed its forc

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	The state of the s			
we.l	TITLE OR OBJECT OF BY-LAW.	WHEN PASSED.	ED. REMAKKS.	
-ya By-			and the force not printed.	
	and the Bank of Montreal Lettern Hamilton	5th Dec.	1892 III 101 cc, no. Francis	
99	ser, nerween	19th Dec.	19th Dec. 1892 Ry-law to levy rates not yet passed.	
	:	19th Dec.	19th Dec. 1892 See By-law No. 784.	
01	708 Respecting the London and Port Stanley Rannay Company.	19th Dec. 1892 II	19th Dec. 1892 in 19fee, not princed.	
E	:	19th Dec.	19th Dec. 1892 See By-law No. 110.	
-	To change the names of certain success in			

TABLE No. II.

By-Laws relating to Sewers constructed under Rental System.

Term. tion of Annual Rates.			1881	1881	1881	1881	1881		1883	1883	1883	** 1883	1883	1883	1883	1885	1883	1883	1885
Annual Rate. T		8 cts. per foot 25 years	3	"	,,	*	,,		;	;	77	"	,,	,,,	"	;	;	;	,,,
Ann		8 cts.	; ;	3 œ	; œ	; œ	s S		: &	300	3 30	300	; œ	300	3 80	300	300	; %	300
Section of Street.	58 3 Nov. 1881 Dundas and Ridout N. S. Dundas 50 ft. w. of Talhot to 50 ft. w. of Ridout, Ridout, s. s. Dundas from Talhot to Ridout,	and Ridout e. s. from Dundas to King	Dundas to Maple	G. T. R. track to River	Richmond to Clarence	Wellington to Waterloo	Wellington to Colborne.	1883 Dundas and Colborne Dundas from Wellington to Colborne, and Col-	borne from Dundas to 80 ft. n. of Dufferin ave.	Dundas to Princess ave	Talbot to Richmond	Talbot to A. K. Thompson's Livery	Dundas to King	Wellington to Waterloo	Colborne to Maitland.	Fullarton to Maple.	Dundas to Dufferin ave.	Vaterloo to Colborne	Wellington to Picton.
Street,	31 Dundas and Ridout		ISSI Talbot.	1881 Wellington.	88l Bathurst	[88] Simcoe	1881 Horton	33 Dundas and Colborne		1883 Wellington	883 York	883 Queen's ave., west	883 Wellington	1885 King	885 Dufferin ave.	885 Richmond	885 Waterloo	885 Queen's ave	1885 Oneen's ave
Date of Passage of By-law.	3 Nov. 188		3 Nov. 188							i Dec. 188					3 Aug. 188			_	
No. of By-law.	 			300	300	300		158 6		158	-	-	_	215 6	215 6	215 6	215 6	215 6	915 6

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TABLE No. III.

By-Laws relating to Sewers constructed under Debenture System.

First Collection of Annual Rates.	15.8	,,	9.9	99	9.9	9.9	9.9	79	9 9	3	99	9.9	99	3	1001	1001		. 99	
Amount to pay Sink- ing Fund and Interest, by General Rate,	17	21 67									94 36		196 961		150 41			72 07	
Amount of Annual Sinking Fund,	î	3			36 74							-	29 161		28 911			21 00	
Term, Years.	0.00	,	,,,	3	, ,,	9.9	99	7.9	"	;	3 9	9.9	99	:	18	3	4	;	77
Interest on Debentures.	, 9	0 9	99	9.9	. 99	3.9	,,	9 0	99	33	9.9	9.9	3,9	3	"	9,9	9.9	9,9	77
Amount of Annual Rate.	\$129 69				24 49				39 75	210 68	00 00		913 50		91 700		200	000	60 0
Rate Per Foot, Cents.	7.34	4.95								6.58	80.9	1	67.5	6.89	1	77	000	20% 0	0.00
warms man for					12				96	3	9		1					3	
Amount to be Paid by Local Rates.	\$ 929	277	267	519	462	576	321	3291	#27 7	1510	358	1	1530	453	1463	659	2.00	3	100
	36	8	61	33	2	330	3	ŝi Ĉ	#	9	09	×	55	17	3	?	3	3 7	3
Amount to be Paid by City.			124		458			-	396	474	174	25	906	369	877	1017	200	200	100
Total Cost,		433 00	395 (10			_	951 00	-	681 00	1984 00	533 (10	386 00	2440 00	823 00	2341 06			100 000	
Section of Street.		Bathurst to Horton	King to York	Waterloo to Colborne	Colborne to Maitland	Maple to Kent	Waterloo to Collogne	. Carling's Creek to Grosvenor	Queen's ave. to Dufferin ave.	Talbot from Maple to Albert \(\)	Park ave. t			Waterloo from Bathurst to Horton; Bathurst from Wat-	Carling's Creek to Oxford	Oxford to St. James	Maitland to William	King to York	Clarence to Wollington
Street.	Ridout	Talliot	Clarence	, acoe	King	Kichmond	Ning	William	Fark ave	Talb't & Alb't	Queen's ave	Dufferin ave.	Dundas	Waterloo & Bathurst	Maitland	Maitland	King	Talbot	Simoo
Date of passage of By-Law,	2 May 86 Ridout	9 3	: :		: :	. ,,		: :	:	,,	"	,,	3	3	2Nov. '87	,,	"	9.9	9,9
No. of By Law.	265	598													-				

386 21 Nov. 87 Collorme.... Grey (35 ft. north of) to South \$1289 37 \$ 672 79 \$ 616 58 6.613 \$ 86 63 6. 10 \$ 34 90 \$ 93 86 1887 887 8. St. James ... See House, drain to 300 ft east of area and as a cross so cro 353 13 148 50 204 63 3.853 28 55 44 44 16 27 20 72 44 Bathurst.....275 ft. west of Richmond to

387	;	Nov. S. Colhorne	Grey (35 ft. north of) to South \$1289 37 See Housedrain to 300 ft east of	. 68218	1/2	672 79 s	\$ 616.58		6.613.8	ž	9 80	50	2 2 2	34 96	8 8-25 8-25		36.158
900	,,		(teorge	353	13 1	148 50	507	63	3.853	86	99 00	**		16 27	50	22	99
N. F.	:	Dathurst	the Richmond et course			00 60	920	101	660		3		3 3				33
250	9.9	000000	Pinlamond to Chaman	000	7 10	100 001		0 2	10.355	2	()			100		9:	
500	3.3	Strate Oct.	W. W. M. Calcine		•				100			-					
301	9.9	Kent	Richmond (390 ft. west of) to	1989	<u>+</u>	1021 98	195		. 13	34	93		-	33	4		
			the Richmond st. sewer	254	333	66 72	181	19	3,538	90	90	9 99		-	6	22	99
392	9.9	Horton	Wellington to Clarence		_	03 80		_	5.944	10	20	9 99		6 48	_		99
393	,,	Quebec	Elias to the Creek		• •				5.011	3	. =	,	11-	70 10		-	3
394	9 9	Grey	Wellington to Colborne		,		5007	6	6.083	126	1.0	, ,,					99
305	9.9	South	Colborne to Maitland		4		Ċ		5.01	36	9 (9)	9 9		_	62		99
396	,,	('lar'neeGrey	Horton to Wellington		-	893 98	_		7.875		9 21	9 - 99	2				99
447 133	Aug. 's	38 Princess ave.	Wellington to 400 ft. easterly.			87 18			107.5		1.7	9 9	14	20	21	20	88
277	;	Horton	Richmond to Clarence	555					97.7	50	16	,	90	31 67	57	44	*
140	9.9	Simcoe	Richmond to Talbet			2 78			10.17		55 (16)	9	00	34 19	Ξ	74	23
100.4	99	(Tarence	Bathurst to Horton						6.91		9.08	9	_	8 97	6		99
17	7.9	Waterloo	Grey to South	169	66 3				5.538			9 91	÷1	27 46		73	33
452	9 9	Bathurst	Talbot to Ridoat						688°+	2	-	9 99	<u>ي</u>				9 9
7	lar. '9	Hill, cast	Colborne to Maitland		_	E9 001	62S	ਵ	1.09		, 119	9	7	-	14	104	189
500	"	Maple	Talbot to Richmond								,, II	9 9	90	-	4	63	3.9
0.0	99	Hill, east	Waterloo to Colborne					_	6.45		80		30				
603.20	July 9	Maitland	King to Queen's ave		••			ਜੁ	10.1	21	œ.	,	7	1 36	52	81	hand
109	d d	Herton	Burwell (40 ft. e of) to Colbirne				500		6.07		ू इंद्	,	<u>.</u> -				
961	99	King	William to Ade'aide			,	373		3.95	_	90		G1		G1		99
600	9.9		Horton to Simcoe			95° OF	100	3	~		99	,			10		3
646 16 May '92	4ay'9		Lorne ave. to Dufferin ave				353	2	•		,, 80	•	ବା			Z	189
675 S A	Aug. '9	92 William	Dundas to Queen's ave		20	25 09	173	64	3.71		13.5	3.0				98	99
	;	Richmond	Richmond., 100 ft. n of Kentto Carling's C)														
9/9	:	Hyman	Hyman Richmond to Wellington	658	57 19	1911 85	2908	51	9.35	387	7.	3	245	8 8 8	3	98	*
229	,,	Hamilton st.	Wellington Hyman to Welfe														
		20	ly from Hamilton st.				_		1.16			" "					33
879	,,	:		407	9	00 081	227	8	7.5	8	36	99 9		18 91	24	8	3
679	,,		Ĩ,									-					
_		Unfferin av	from Peter st.	65%	=	36	200	oc l'a	6.85	6	99 (30)		197	2000	5	8	99

TABLE No. IV.

By-Laws relating to Cedar Block Pavements.

Pirst Collection of Annual Rates.		* 18001	-		_	•		•	3 9	9				,,		6081	•	9 9	3	
		35	9	3	2	3	17	5	EM.	20	13			3	1	36	3	1		13
Amount of Annual Rate,	1	257	107	0	=	315	629	257	10.00	35	T.	ž	65	200	7	Z	3	爱	1470	1001
General Rates.			:	3	5	21	30	36	100	17	20	39			30	=	5	. 75	32	14
Rinding Pay Sinking Fund and Interest by	V	:		2113	8	X	233	13	197	÷3	£ 500	x	21	X	10	5.	9	555	50	.311
9	-	5 5	9		3	12	9	96	1	21	19	X	9	5	~	7	3	13	7	3
Amount of Annual Sinking Pund.	07.00	150	19.5	3	ž	177	375	146	35. S. S.	200	. E.	-	~	3	46	35	(9)	. K.J.	8	200
Term, Years.	1.8	3	9	9	9 9	3	9.9	79	9.9	7.9	9.9	9	79	19	7.9	9	9	4	9	9.9
nterest on Debentures.	1 8	٥٠٫٠	3	3	;	,	9.9	9.9	3	,	:	,,	9,9	3	9.9	100	3	3	3	3
Rate Per Foot, Cents.	32.61	10.0	20.05	39.57	10.49	12.76	5,135	26.27	1.64	10.65	+	0.77	9,43	19, 125	9.36	90.0	1:	1.20	20:13.86	906
	15	3	0	59.3	=======================================	Ξ	27 20 10	TIZ.	m 중							30	34.	2	- 6	13.5
Amount to be Paid by Local Kates.	10158	0000	6600	-	1000						_	2			-		33	0000	1030	T816
of Total Cost.	-		:	•	:		21	17	9	z :	9	#!	17	15	7	#	#	1:	192	19
Amount Paid by City b General Rate in Year o Construction to ma e !													#			0 0 0 0 0	27	<u></u>	3	1000
1612 62 200000				3	2	2	3	9	± 2		# 3		ż i	11.	2	=	7	5	00	20
Amount Paid per De- benture by City.				300	5405	× 1	201	1	137.0	- 7	20805			3	~	2	9	988	30,2654	世紀
	:	:			2:		2 :				100			-	40		_	3	8	633
Total Cost.	!			3	CANCE	0000	2007	7 7 7		0.74	0	100		100	e :	100	10.5	0166	6545	3776
			:	:	:		:	:		:	:		2				100	: 4	5	-:
	1	gtor		001	3 3		. 9						717					5.5.		Ĭ.
Section of Street.	Richmond to Ridout	Kichmond to Wellington	r unarton	ellington to Waterloo	to Adelaide	to Carling	Richmond to Clarence	Richmond to Pidout	Adelaide to William	THE PERSON		ueen's av to Inflorin	Richmond to Talk of	Dufferin av to Princess	Dufferin av to Deimors	Wellington rd + D.		eni		Definitional to Martiana
ž	. E	, e		= =	John John	12.5		33		Jarence to William	9	É	1	10	Ġ	4	3 -	20,0		12
ouc.	2	2[3 ;	2.2	9 5	2	\$	1	3		King to Dandas	-	3	3 -	٠.	. 7	1			9
ecti	ng.	Ę:	rey.	2 2	-	T. Rv	7	Die	3	e t	Ē	3.1	1	1 8		3 1		2 0	10.	Ξ
Ø.	mo	Ω E	1		, E	~	1	9	7	an c	5	2,0		i.		1	0	aterloo	Ontario	
	Sich	15c	٥.	N.	Maitland	-	ich	ich	<u>-</u>	ě	in	nee	1	#	#	3		Waterloo to	O.	5
	:		-	-			2	2		2	-	0	2							
ect.	SS	Dundas . Richmond	3		ueen's av	t					THE .			Prespectav	Mairland	arvhoro	Richmond	S.	meen's ay	8
Street.	md	100	Dundas	Wolfe	een	Talbot	ng.	ng.	5	in the	E	Peter	ork	SDE	itia	rvl	-	nda	, uo	
	'81 Dundas	83 Pichmo	Du		Ö	Ę		1	Ž	King.	=	Per	10	Pro	Ma	Ma	R.	Our	0	
Ву-Гам,			É	91		16,2									395					
Date of passage of	6 Dec.	28 May	13Aug.	2 Mar.	* 9	July	99	9 9	"	"	"	9 9	99	"	Aug.	0:	9 4	"	33	The second
Annes Con and			3.13			중	20	200	01		_	0)			00	10				
No. of By-Law.	39	1 21	153	966	567	30	Š	99	60	6	<u>5</u>	3	50	595	#9	65	99	199	899	1

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TABLE No. V.

By-Laws relating to Flagstone Walks.

* Talf Year's Rate.
* The State of the State of

TABLE No. V.

By-Laws relating to Flagstone Walks.

Pirst Collection of Annual Rates.	188	9.9	1886		9.9	9.9	9.9	9 9		2882	,	99	7,9	9 9	9 9	9.9	9.9	99	29	9.9	99	1881
Amount to pay Sink- ing Fund and Interest, by General Rate,					61							55 51			38	200	2 03	8	90 2			3 30
Ameunt of Annual	%				14 91														88 (5)		# 6	
Term, Vears,	× 30	:	;	-	4	9 9	9	9.9		:	*	4	*	9 9	;	9.9	7 9	4	9 9	9 9	9 9	9 9
Interest on Debentures.	+		9 9	,	:	9 9	4	•		-8	9	9 9	•	99	*	9.9	9.9	9 9	4	9 9	,	10
Amount of bring Marke.	8907.26	361 91	151 95		34 65		106 04	165 18			62 84	160 10	21	8 39		104 60,	139 47		204 51		-	
Rute Per Boot, Cents.	30.365	32.915	~	33	~	31.6	3	30.14			5 27. 15		339	3	4	33		6.55	12	š	3232	9
Amount to be Paid by Local Rates.	89951 00	5150 27	2163 20	2689 60	495 SO	3648 66	Sc (9)51	2351 46		1314 31	694 56	2279 15	_	92 988	1603 89	91 6841	1985 54	1520 68	94 1165	433 80	312 00	623 64
Amount to be Paid by City,	631 00	12		04 62	39.50			101 54				33 20	105 24				87 87				:	46 88
Total Cost,	88582 00 x	5358 (8)	-	_	532 00	-	1563 (0)	2453 00		1314 31	694 56	2312 35			1637 62	1560 90		1246 75	_	433 80	_	
Section of Street.	Dundas to York, w. s.	. Talbot to Park ave. n. s.	Richmond to Talvot, s. s.	. Talbot to Ridout, s. s.	. Richmond to 118 ft. west, n. s.	York to Dundas, e. s	Dundas to Queen's ave. e. s	:	. 217 ft. e. of Adelaide to 279'4"	easterly from that point, n.s.	Richm'd to 1,9'8" easterly, n. s.	Richmond to Clarence, s. s	Q. ave. w. to Fullarton, w. s	Richm'd to 220 ft. easterly, n.s.	Dundas to King, w. s.	Dundas to Post Office, w. s	Talbot to Ridout, n. s.	Dundas to King, w. s.	Wellington to Park ave. n. s	Dundas to 103'6" nertherly, es.		
Street.	6 Richmond	Dundas	Dundas	Dundas	King	K. mond .	Richmond .	Dundas	88 Dundas		King	Dundas	Richmond	York	Clarence	Richmond	King	Talbot	Dundas	Park ave.	Wellington	_
Date of passage of By-Law.	2 May '86	, , ,	3.9	9.9	99	* 9	9.9	9.9	3.Aug. '8	D	39	9.9	9.9	9.9	,,,	9.9	"	9.9	9.9	"	,,	596,20 July '91
No. of By Law.	278 1	280	560	261	979	281	080	800	435 1		436	137	438	439	410	111	44.5	443	7	455	446	5962

xivix.

TABLE No. VI.

By-Laws relating to Artificial Stone Walks.

First Collection of	38	:	:	:		:
Content Pater	30 30	:	22	<u>1</u>	52	+ 34
Amount to Pay Sinking	. 98 	16	19	31	66	S
Amount of Annual Simbing Fund.	51		8	50	96	in the
Term, Yours.	5	:	:	;	:	;
Interest on Debentures.	17	:	:	4	:	9.9
Amount of Annual	85 88	61 68	32	3 3	43 13	
Rate Per Foot, Cents.	40 26.04	04 55.9	120.07	H-23.4	19-21.41	39 13.97
Amount to be Paid by Local Rates.	S 232 4	114 0	1003 91	125	323 4	668 3
by Chy.	7	:	07.6	<u>21</u>		12.
hird of or mnounh	99		100	-	ં	35
	20	3	19	98		1
Total Cost.	S 2508	+	1104	38	349	160
Section of Street.	ft. south-	Richmond to 248'9" casterly therefrom s. s	. Waterloo to Colborne, n. s Richmand to 200 ft. n. of	Fullarton Fullarton Fullarton to 69 ft. w. Richm'd	Maple, W. S.	. William to Adelaide, n. s
Street.	'92 Richmond	King	Dundas	amul Fullarton	Richmond	York
more, agregation to the appropriate (PPP) who agreement (PPP) and	23 23	=				-
Date of passage of By-Law.	669 S Aug. '92 R	,	:	:	;	;

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 $W_{\mathbf{HE}}$ Canada, that a P into and the nam the inha ing new sufficien said Pro accordin more tl Governo direct th and sett the boun City, by corporat provision with the and after three cal mation, say :--"

CITY OF LONDON.

WHEREAS, the Town Council of the Town of London, in the County of Middlesex, in Upper Canada, have, by petition to Governor-General, prayed that a Proclamation might issue, erecting the said Town into and setting it apart as an Incorporated City, by the name of the "City of London," and incorporating the inhabitants thereof under the said Acts, and making new divisions of such City into Wards. And it sufficiently appearing to our Governor-General of our said Province, in Council, that the said Town contained, according to the last Census Returns for the same, more than Ten Thousand Inhabitants, our said Governor-General, in Council, did thereupon order and direct that a Proclamation should be issued, erecting and setting apart the said Town, as contained within the boundaries hereinafter set forth, as an Incorporated City, by the name of the "City of London," and incorporating the inhabitants thereof according to the provisions of the said Acts. And which said City. with the boundaries thereof, shall and may, upon, from and after the First of January next, after the end of three calendar months from the teste of such Proclamation, be known and described as follows, that is to say:-"The City of London," to consist of all that part of the Province situate within the County of Middlesex, and lying within the following limits, that is to say: all the land, comprised within the old and new surveys of the Town of London, together with the lands adjoining thereto, lying between the said surveys and the River Thames, producing the northern boundary line of the new survey until it intersects the north branch of the River Thames, and producing the eastern boundary line of the said new survey until it intersects the east branch of the River Thames, and the eastern boundary line be known as Adelaide street.

DESCRIPTION OF THE BOUNDARIES OF THE WARDS IN THE CITY OF LONDON.

The City to be divided into Seven Wards, to be called respectively, First Ward, Second Ward, Third Ward, Fourth Ward, Fifth Ward, Sixth Ward, Seventh Ward.

The said First Ward to comprise all that part of said City which lies south of Dundas street and west of Richmond street.

The said Second Ward to comprise all that part of the said City which lies west of Burlington street, Mark-lane and Richmond street, and between Oxford and Dundas streets.

The said Third Ward to comprise all that part of the said City which lies south of Dundas street, and between Richmond and Waterloo streets.

The said Fourth Ward to comprise all that part of the said City which lies west of Waterloo street and east of Burlington street, Mark-lane and Richmond street, and between Oxford and Dundas streets. The the said east of V

The said City of Water streets.

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Now premises of the er an Inco boundar inhabita clamatio vested in Municip by our P ordain, p London January teste of the City; an their suc CITY O shall, up become: and acco Canada I

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The said Fifth Ward to comprise all that part of the said City which lies west of Adelaide street and east of Waterloo street and south of Dundas street.

The said Sixth Ward to comprise all that part of said City which lies west of Adelaide street and east of Waterloo street and between Cxford and Lundas streets.

The said Seventh Ward to comprise all that part of the said City which lies north of Oxford street.

Now Therefore Know YE, that having taken the premises into our Royal consideration, and approving of the erection and setting apart of the said Town as an Incorporated City, by the name and with the boundaries aforesaid, and of the Incorporation of the inhabitants accordingly, we do, by this our Royal Proclamation, and in the exercise of the powers in us vested in this behalf, as well by the Upper Canada Municipal Corporations Act of our said Province, as by our Prerogative Royal or otherwise however, grant, ordain, proclaim and appoint that the said Town of London shall, upon, from and after the first day of January next, after three calendar months from the teste of this our Proclamation, become an Incorporated City; and that the Inhabitants of the said City and their successors, by the name of the Municipality of the CITY OF LONDON, in the County of Middlesex, shall, upon, from and after the First day of January, become incorporated as an Incorporated City, under and according to the provisions of the said Upper Canada Municipal Corporations Act, with perpetual succession and a Common Seal, and all and singular other the rights, powers, privileges, franchises and immunities to such Incorporated Cities and the inhabi-

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tants thereof generally, either at Common Law or by Statute in anywise belonging or appertaining. And we do direct and ordain, that the First Municipal Election for the said City of London shall be held, in the manner prescribed by the said Municipal Corporations Act, on the First Monday in said month of January. Of all which premises all our loving subjects, and all others whom it doth or may in anywise concern, are hereby required to take notice, and govern themselves accordingly.

IN TESTIMONY WHEREOF, we have caused these our Letters to be made Patent, and the Great Seal of our said Province of Canada to be hereunto affixed. WITNESS, our Right Trusty and Right Well beloved Cousin, James, Earl of Elgin and Kincardine, Knight of the Most Ancient and Most Noble Order of the Thistle, Governor-General of British North America, and Captain-General and Governor-in-Chief in and over our Province of Canada, Nova Scotia, New Brunswick and the Island of Prince Edward, and Vice-Admiral of the same, &c., &c., at Quebec, in our said Province, this TWENTY-FIRST day of SEP-TEMBER, in the year of Our Lord One Thousand Eight Hundred and Fifty-four, and in the Eighteenth Year of our Reign.

(By Command,)

P. J. O. CHAUVEAU, Secretary.

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Relating to the By-laws of the City of London.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. In the construction of this or any By-law of the interpretation clauses to the City of London passed after this By-law takes apply to all By-law effect, except in so far as the provisions of this section by passed, and are inconsistent with the intent and meaning of such be construed. By-law, or the interpretation which such provisions would give to any word, expression or clause, is inconsistent with the context, and except in so far as any provision thereof is in any such By-law declared not applicable thereto.

(1) The law shall be considered as always speak-Application of ing; and whenever any matter or thing is expressed present tense, in the present tense, the same is to be applied to the circumstances as they arise, so that effect may be given to each By-law and every part thereof according to its spirit, true intent and meaning.

(2) The word "shall" shall be construed as im-"Shall" and perative, and the word "may" as permissive.

(3) Whenever the word "herein" is used in any "Herein." section of a By-law, it shall be understood to relate to the whole By-law, and not to that section only.

(4) The word "person" shall include any body "Person." corporate or politic, or party, and the heirs, executors, administrators, or other legal representatives of such person to whom the context can apply according to law.

(5) The word "month" shall mean a calendar "Month" month, and the word "vear" a calendar year.

(6) The word "now" or "next" shall be con-" Now." "next." strued as having reference to the time when the Bylaw was passed.

"City."

4. Council."

"Street" or

(7) The words "the City" shall mean "the City of London". (8) The words "the Corporation" shall mean

"Corporation." "the Municipal Corporation of the city of London."

(9) The words "the Council" shall mean "the

Municipal Council of the City of London".

(10) The word "Mayor" shall include the per-" Mayor. son acting as Mayor or the person for the time being having the powers of or performing the duties of

Mayor of the City of London.

(11) The word "street" or "streets" shall include all highways, roads, lanes, alleys, avenues, thoroughfares, drives, bridges and ways of a public nature, and shall also include sidewalks, boulevards, courts, court yards, commons, parks, public squares and other public places, unless the contrary is expressed or unless such construction would be inconsistent with the context or the manifest intention of the By-law.

Number and (12) Words importing the singular number or the gender. masculine gender only shall include more persons,

parties, or things of the same kind than one, and fe-

males as well as males, and the converse.

(13) The duties prescribed to any particular office Duties of certain officers may be performed by of the Corporation by any By-law may be performed other persons. by such other officer or person as may be appointed by the Mayor or other authority to perform such duties.

NUMBERING OF BY-LAWS.

By-laws to be aumbered.

2. All By-laws of the City passed since the consolidation of the By-laws in 1879 shall be known and designated by the numbers respectively endorsed upon them and all By-laws in force at the time of the passing of this By-law referring to any By-law of the City by its number shall be construed as referring to the By-law which shall have such number endorsed upon it, ar secutively

3. It sl or referrin ber only.

4. The as follows. 1 to 9, 1

43, 47, 50, 5 93 to 110, 11 149, 153 to 1 199, 201 to 2 243, 247, 249 306, 310, 31 340, 343, 346 to 403, 405 to 434, 455, 457 490 to 493, 4 522 to 526, 5

5. The ing Section any provisi shall the sa clause in t of the said of law form thing anter otherwise a

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upon it, and all future By-laws shall be numbered consecutively as they are passed beginning with this By-law.

3. It shall be sufficient on all occasions in citing By-laws to be or referring to a By-law to cite or refer to it by num-number. ber only.

REPEAL OF BY-LAWS.

4. The By-laws of the City of London numbered By-laws repealed, as follows, inclusive, are hereby repealed:

1 to 9, 12, to 14, 22, 23, 26 to 28, 30, 32 to 35, 37 to 39, 41, 43, 47, 50, 52 to 65, 67, 68, 71, 72, 74, 76, 78, 85 to 87, 89, 91, 93 to 110, 112 to 114, 116 to 119, 122, 124, 131, 141 to 143, 145, 149, 153 to 168, 172 to 174, 176 to 182, 188, 190, 192, 193, 198, 199, 201 to 208, 211 to 214, 226, 229 to 231, 233, 238 to 241, 243, 247, 249 to 258, 270, 277, 291, 294 to 296, 300, 303, 304, 306, 310, 311, 318, 320 to 322, 326 to 331 (a), 334, 337, 339, 340, 343, 346, 347, 349 350, 361 to 364, 368, 371, 373, 397, 400 to 403, 405 to 408 (a), 410 to 415, 417, 419, 422, 423, 428 to 430, 434, 455, 457 to 459, 463, 464, 468 to 476, 479, 480, 482, 487, 490 to 493, 495 to 503, 505, 506, 508, 509, 515, 516, 520 (a), 522 to 526, 527, 529, 530, 532, 540, 541, 544, 546, 547, 550, 551, 554, 557 to 560, 562, 563, 565, 571, 572, 575, 577, 583, 584, 607, 608, 611, 619 to 626, 633 to 635, 637, 654, 655, 658, 697, 699.

5. The repeal of the By-laws in the last preced-Effect of repeal ing Section mentioned shall not revive any By-law or laws. any provision of any By-law repealed by them, nor shall the said repeal prevent the effect of any saving clause in the said By-laws or the application of any of the said By-laws or any other By-law or provision of law formerly in force to any transaction, matter or thing anterior to the said repeal to which they would

otherwise apply.

6. Where a By-law is repealed wholly or in part, Effect of repeal and other provisions substituted, all officers, persons, persons acting bodies politic or corporate, acting under the old law shall continue to act as if appointed under the new law until others are appointed in their stead, and all proceedings taken under the old law shall be taken up and continued under the new law when not inconsistent therewith; and all penalties and forfeitures may be recovered, and all proceedings had in relation to matters which have happened before the repeal, in the

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same manner as if the law were still in force, pursuing the new provisions as far as they can be adapted to the old law.

Offences committed and penalties incurred not affected by repeal.

7. No offence committed, and no penalty or forfeiture incurred, and no proceeding pending under any of the By-laws repealed in Section 4 hereof or any By-law at any time hereafter repealed, shall be affected by the repeal, except that the proceedings shall be conformable where necessary to the repealing By-law; and that where any penalty, forfeiture or punishment has been mitigated by any of the provisions of the repealing by-law, such provision shall be extended and applied to any judgment to be pronounced after such repeal.

By-laws 751 to 773 to be originals. 8. The printed By-laws numbers 751 to 773 inclusive, annexed to this By-law shall be the originals of the said By-laws, but the marginal notes thereon and the headings in the body of the By-laws shall form no part of the said By-laws, and shall be only considered and shall be held to have been inserted for convenience of reference only, and a copy of each of the said By-laws shall be signed by the Mayor and Clerk, and the Clerk shall attach to each of them so signed the seal of the City, and the same shall be the original By-law and shall be filed by the Clerk as such.

to be signed, sealed and filed.

A copy of each of said By-laws

coming into force of By-laws.

10. All the By-laws contained in this volume shall come into force on the day of the coming into force of this By-law, except where a contrary intention appears.

By laws in this volume to be considered as new By-laws.

11. The By-laws hereinafter in this volume contained shall not be construed to be a consolidation or re-enactment of former By-laws but shall be construed and have effect as new By-laws, save as in Section 7 of this By-law is provided.

TIME OF COMMENCEMENT OF THIS BY-LAW.

Time of this Byaw coming into force.

12. This By-law shall come into force and have effect from and after the thirtieth day of April in the year of our Lord one thousand eight hundred and ninety-three.

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BY-LAW No. 751.

Relating to Public Morals.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. No person shall, within the City, sell or give Sale of intoxicating drink to a child or apprentice without the child or apprentice.

The parent, master, or legal protector of such child or apprentice.

2. No person shall put up indecent placards, writ-Indecent placards, or make indecent pictures, or write indecent words, or make indecent pictures or drawings, on the walls or fences in the streets or public places within the City.

3. No person shall profanely swear, or make use Profane swear-of obscene, blasphemous or grossly-insulting language, or be guilty of any other immorality or indecency, within the City.

4. No person shall exhibit or sell, or offer to sell, Indecent, or or have in his possession, within the City, any indecent or lewd book, paper, picture, plate, drawing, or other thing.

5. No person shall, within the City, exhibit or Indecent imperform any indecent, immoral or lewd play, or give play. any indecent exhibition; and the Mayor, Police Magistrate or any Alderman, the Chief of Police, or Exhibition may policeman or peace officer, may prevent the ex-be prevented. hibition or performance of any such play, or the giving of any such exhibition.

6. No person shall be in the street, square, alley Drunkenness. or public place within the City in a state of drunkenness.

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Houses of illfame or disorderly houses.

7. No person shall keep or frequent a house of ill-fame or disorderly house within the City, or in any manner contribute to the support of such house or of any inmate thereof, or shall voluntarily reside therein.

Letting house

8. No person shall, knowingly, let any house or to be used as house of ill-house of ill-hous fame, or knowingly and willingly permit the same to be so used.

Permitting house to be fre-quented by notorious persons, etc.

9. No person shall permit his bouse, or other building, within the City, to be used, frequented, or resorted to by noteriou persons, gamblers, vagrants, prostitutes, or other persons of bad character.

Gaming.

10. No person shall keep a gambling-house within the City, or keep or use, or permit to be kept or used, for the purpose of gambling, in any house, room or place within the City occupied by him, any faro bank, rouge et noir, roulette table, or any other device for gambling, or permit or allow any games of chance or hazard with dice, cards or other device, to be played for money, liquor or other thing, within such house, room or place; and no person shall permit any description of gambling, playing at cards, dice or other games of chance with betting, in any such house, room or place; and no person shall frequent any such house, room or place, or gambling house, or be therein for the purpose of gaming.

Mayor, etc., may enter gam-ing house, and destroy faro banks, etc., found there.

11. The Mayor, Police Magistrate or any Alderman, the Chief of Police, or any policeman or peace officer, may enter into any house, room or place within the City, in which any faro bank, rouge et noir, roulette table, or other device for gambling, may be kept or used for gambling, or in which gambling of any description may be carried on, and may arrest any person who shall be found therein, and seize and destroy all such faro banks, rouge et noir, roulette tables, or other devices for gambling as shall be found therein.

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13. No the River T the City, or tween the eight o'cloc

14. No highway, or deformed o posed in an purpose of sistance fro

15. Any the provision the discreti not exceedi of costs, and and costs fo only, may 1 and chattel: ment of the found out o victing Mag common ga without has twenty-one sooner paid

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12. No person shall make any indecent exposure Indecent exposure of his person in any street, lane, alley, market or public place within the City.

13. No person, shall bathe or wash his person in Bathingthe River Thames within or opposite to the limits of the City, or in any public water within the City, between the hours of six o'clock in the forenoon and eight o'clock in the afternoon.

14. No person shall beg or ask alms in any street, Mendicants, highway, or public place within the City, nor shall any deformed or diseased person expose himself or be exposed in any street or public place in the City for the purpose of exciting sympathy or inducing help or assistance from general or public charity.

15. Any person convicted of a breach of any of Penalty. the provisions of this By-law shall forfeit and pay at the discretion of the convicting Magistrate a penalty not exceeding fifty dollars for each offence, exclusive of costs, and in case of non-payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of non-payment of the said penalty, and there being no distress found out of which the same can be levied, the convicting Magistrate may commit the offender to the common gaol of the county of Middlesex, with or without hard labor for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

BY-LAW No. 752.

To Prevent certain Noises calculated to disturb the inhabitants.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

Whistles of locomotives not to be blown.

1. No person shall blow or sound or cause to be blown or sounded within the limits of the City of London the steam whistle of any locomotive for the purpose of signalling to make up trains, or for purposes other than those authorized or required by the laws of the Dominion Parliament or the Legislature of the Province relating to Railways.

Whistles of stationary engines not to be blown. 2. No person shall blow or sound or cause to be blown or sounded within the limits of the City of London the steam whistle of any stationary engine as a signal for commencing or suspending work, or for any other purpose except as mentioned in the third section of this By-law.

Exceptions in case of fire, etc.

3. Nothing herein contained shall be construed as prohibiting the use of steam whistles as alarm signals in case of fire, collision or other imminent danger, or for the necessary signals by the steam engines of the Fire Department of the City.

Ringing of bells, etc., prohibited. 4. No person shall ring any bell, blow any horn, shout, or make any other unusual noise in the streets or public places within the City, or so near thereto as to subject the public to annoyance or inconvenience; provided always that nothing herein contained shall prevent the ringing of bells in connection with

Exceptions.

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any lawful business or with any church, chapel, meeting-house or religious service, or the ringing of firebells or fire alarms.

- 5. No person shall fire or discharge any gun, fowl-Guns, firearms, ing piece or fire arms, or shall set fire to any fire-discharged. works within the City of London, unless specially authorized by the Mayor or the Council so to do.
- 6. No person shall light, set off or throw any fire-Fireballs, fire-crackers, etc., ball, squib, fire-cracker, serpent, or other noisy offen-not to be set off. sive or dangerous substance or fire-works in any of the public streets in the City of London.
- 7. No person shall engage in any charivari or Charivari not to be engaged in other like disturbance of the peace within the City.
- 8. No person shall advertise any sale of merchan-Advertising sales by street dise, furniture, or other article or matter, by the ring-crying, etc. ing of a bell, blowing of a horn, crying, hallooing, or creating any other discordant noise in the streets of the City, or on the step of a house, or other premises open to the public street, whereby the public are liable to be subjected to inconvenience and annoyance.
- 9. Any person convicted of a breach of any of Penalty. the provisions of this By-law shall forfeit and pay at the discretion of the convicting Magistrate a penalty not exceeding fifty dollars for each offence, exclusive of costs, and in case of non-payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of non-payment of the said penalty, and there being no distress found out of which the same can be levied, the convicting Magistrate may commit the offender to the common gaol of the county of Middlesex, with or without hard labor for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 753.

Relating to Graves and the interment of the dead.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

Graves not to be

1. No person shall wrongfully remove, or attempt to remove, any body, or the remains of any part of any body, from any grave, tomb or vault within the City, in which the same shall have been deposited or interred; or wilfully destroy, mutilate, deface or iniure any tomb, tombstone or vault, in any cemetery or burial ground within the City or any fence, railing, or other work for the protection or ornament of any such cemetery or burial-ground, or of any tomb, tombstone, vault or lot therein; or wrongfully remove any such tomb, tombstone, vault, fence, railing, or other work from such cemetery or burial-ground; or wilfully destroy, cut, break, or injure any tree, shrub or plant growing or being therein; or play at any game, or sport, or discharge firearms in such cemetery or burial-ground; or commit any nuisance, or behave in an indecent or unseemly manner therein, or in any way violate any such cemetery, grave, tomb, tombstone, or vault where the dead are interred.

Interments of the dead not to be made in City. or assist in the interment of any dead person within the limits of the City of London.

Penalty.

3. Any person convicted of a breach of any of the provisions of this By-law shall forfeit and pay at the discretion of the convicting Magistrate a penalty not exceeding fifty dollars for each offence, exclusive of costs, as and costs for only, may and chatter ment of the found out victing Maccommon gwithout hetwenty-one sooner pair

of costs, and in case of non-payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of non-payment of the said penalty, and there being no distress found out of which the same can be levied, the convicting Magistrate may commit the offender to the common gaol of the county of Middlesex, with or without hard labor for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 754.

Relating to the Public Health and the grant. ing of outdoor Relief.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London poration of the City of London as follows:

BOARD OF HEALTH.

Board of Health appointment of.

1. The said Municipal Council shall appoint annually a Local Board of Health (hereinafter called the Board) in accordance with the provisions of "The Public Health Act."

OFFICE.

Office at City Hall.

2. There shall be provided at the City Hall a suitable office for the accomodation of the Medical Health Officer and Health and Relief Inspector to be appointed as hereinafter mentioned, and in which, if deemed convenient, the Local Board of Health may meet when called to deliberate on matters connected with the public health.

Health and Relief Inspector to be appointed.

3. There shall be appointed by the Council, on recommendation of the Board, an officer to be called the Health and Relief Inspector, who shall hold office during the pleasure of the Council and until his successor is appointed; and such appointment shall not be limited to one officer, if it be deemed necessary in the interest of the public health to increase the number of such Inspectors.

Declaration to

4. Every Health and Relief Inspector, or other be made by Health Officer shall, before entering upon the duties of his office, make the following declaration before the Mayor of the City for the time being, viz.:

" I . . . the best o fully perfo of Health By-laws o directly of me or on 1 cern in an made in p

5. The and Relief

(1) To each day, a

(2) The book in w persons ap receiving r nature of t the case.

(3) The Mayor's of at such hor report upo directions Health an writing mir same amon

(4) The careful inqu cant for rel the Mayor ing or refus of granting of the relief and the per "I.....hereby declare that I will, to the best of my skill and judgment, duly and faithfully perform all the duties appertaining to my office of Health and Relief Inspector, as declared by the By-laws of the City of London, and that I will not, directly or indirectly, for myself or others, in trust for me or on my own account, have any interest or concern in any purchase, contract or agreement, to be made in pursuance of such By-laws."

5. The following shall be the duties of the Health $^{\rm Duties.}$ and Relief Inspector :

I. AS RELIEF INSPECTOR.

(1) To attend at the Relief Office a portion of $_{\text{lief office.}}^{\text{To attend Relief office.}}$ each day, as the Mayor may direct.

(2) The Relief Inspector shall be provided with a Names of application of the shall enter daily the names of all to be entered in a book. persons applying for relief; the names of all persons receiving relief, the date when relief is granted, the nature of the relief granted, and the circumstances of the case.

(3) The Relief Inspector shall attend at the Relief Inspector Mayor's office daily (Sundays and holidays excepted) Mayor's office at such hour as the Mayor may direct to receive and report upon applications for relief and to receive directions as to the granting of such relief and the Health and Relief Inspector shall take down in writing minutes of the proceedings and preserve the same among the records of his office.

(4) The Relief Inspector shall make diligent and Relief Inspector careful inquiry into the circumstances of every applite to inquire and shall report thereon in writing to lief. the Mayor with his recommendation as to the granting or refusing such relief, and if he reports in favor of granting relief he shall state the nature and amount of the relief which he considers should be granted and the period for which it should be granted.

The state of the s

No money to be paid for relief without order of Treasurer or any officer of the Corporation for outdoor relief except upon the written order of the Mayor, or in case of his absence or illness, of an Alderman appointed by the Mayor to act for him for that purpose.

Orders not to be issued without report except in not, except in cases of urgency, issue any such order as is provided for by the next preceding section unless or until he shall have received the report of the Relief Inspector upon the application therefor and in the event of an order being issued without the report having been received, the Mayor, or Alderman acting for him, shall cause the particulars of the case to be entered upon the minutes to be kept by the Relief Inspector as hereinbefore provided, with a statement of the reasons for granting relief without waiting for such report.

Order book to be provided with counterfoils.

(7) An Order Book shall be provided containing printed forms for the orders to be issued under the provisions of this By-law, with counterfoils showing the dates of the orders, the persons to whom issued, and the amounts or purposes for which issued, and the Mayor or Alderman granting the order shall fill up the counterfoil and return the same.

Amount granted for relief not to exceed approprishall authorize the granting of relief beyond the amount from time to time appropriated by the Council for that purpose.

II. AS HEALTH INSPECTOR.

Outlins of Health or by any By-law or resolution of the Council or resolution or order of the Board, the Health Inspector shall perform the following duties:

(1) To each day

(2) To books, in heads, any with the materials, the amou make a required s schedule of to the City

(3) To once a wee August, So during the said Board after.

(4) To removal of from the st subsequent

(5) To sthe City related said propersons, arout the instin matters in

(6) He spector refe ceeding sect

7. The (the Board, a Health Offic imposed upo thout

(1) To attend at the Health Office a portion of To attend at each day as the Board may direct.

(2) To keep a record of all his proceedings in Record of expenditure, etc., books, in which shall be entered under appropriate to be kept by heads, any expenditure ordered in his department to with the names of all persons who have furnished materials, and of all workmen, the time worked, and the amount to be paid to each individual; and to make a report thereof to the said Board whenever required so to do, and at the end of each year a schedule of the property under his charge belonging to the City and the value thereof.

(3) To visit the premises of all butchers at least butchers above shops once a week during the months of May, June, July, August, September and October, and twice a month during the remainder of the year and to report to the said Board the result of such visits immediately thereafter.

(4) To make all necessary arrangements for the Decaying mater removal of all decaying animal or vegetable matter moved. from the streets and for the temporary deposit and subsequent removal of manure, horse-dirt and offal.

(5) To see that the provisions of the By-laws of By-laws relating the City relating to the public health, except such of to be enforced. the said provisions as relate to the duties of other persons, are enforced, and generally to obey and carry out the instructions and directions of the said Board in matters relating to the public health.

(6) He shall perform the duties of Sanitary In-Sanitary Inspecs spector referred to in section eleven and other succeeding sections of this By-law.

PUBLIC HEALTH.

7. The Council shall, upon the recommendation of Medical Health the Board, appoint an officer to be called the Medical pointed. Health Officer, who shall, in addition to the duties imposed upon him by "The Public Health Act" per-

form such other duties relating to the public health as the Council or the said Board may from time to time by resolution or By-law require.

8. In addition to the appointment of Health and Council may appoint additional Relief Inspectors and Medical Health Officer, the Council may, upon the recommendation of the Board. when it is deemed indispensable for the preservation of the public health or the more promptly and effectually carrying into effect the sanitary provisions of this or any other By-law of the Council, appoint one or more assistants to the Health and Relief Inspector, who shall hold office during the pleasure of the Council and whose renumeration shall be specifically defined from time to time by resolution of the Council or of the said Board.

Services of volunteers may be accepted.

9. Whenever it shall be considered necessary the said Board may accept the services of persons in the several wards of the City who may be willing to volunteer for the purpose of maintaining and preserving the public health; and such persons for the time being. upon their names being duly notified by proclamation or other public notice, shall be invested with and exercise all the powers and privileges exercised by the said Health and Relief Inspector under this By-law.

POWERS AND DUTIES

OF THE

BOARD OF HEALTH AND ITS OFFICERS.

MEDICAL HEALTH OFFICER

Duties of Medi-cal Health Offi-

10. It shall be the duty of the Medical Health Officer to assist and advise the Board and its officers. in matters relating to public health, and to superintend, under the direction of the Board, the enforcement and observance, within this municipality, of Health By-laws or regulations, and of Public Health

Acts, and advisable Medical I officer in 1 perform s preservation opinion, be Board of Board, bet year, a ful City. He by analyza within the Board, and well that i steps as m

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Acts, and of any other Sanitary Laws, and, if thought advisable by the Board of School Trustees, to act as To act as Medical Inspector of Medical Inspector of schools, as well as advisory Schools, officer in matters pertaining to school hygiene, and to perform such other duties and lawful acts for the preservation of the public health, as may, in his opinion, be necessary, or as may be required by the Board of Health, He shall also present to the Board, before the fifteenth day of November in each year, a full report upon the sanitary condition of the City. He shall also examine or cause to be examined, To analyze by analyzation or otherwise, the water of any well etc. within the City when directed so to do by the said Board, and to forbid the use of the water from any well that is found to be unfit for use, and to take such steps as may be necessary to purify the same.

SANITARY INSPECTORS.

11. The Sanitary Inspector, besides performing sanitary Inspective duties hereafter indicated by this By-law as be-sent bonging specially to him, shall assist the Medical Officer. Health Officer, and perform such other duties as may from time to time be assigned to him by the Board of Health or its Chairman,

ANNUAL REPORT.

12. The Chairman of the Board of Health shall, Annual report to be fore the first day of December in each year, present Secretary Provincial Board of to the Municipal Council, a report containing a de-Health. tailed statement of the work of the Board during the year, and the report of the sanitary condition of the Municipality, as rendered to the Board by the Medical Health Officer. A copy of each such report shall be transmitted by the Secretary to the Secretary of the Provincial Board of Health.

CLEANLINESS OF PREMISES.

13. No person shall within this municipality suffer Deposits endanged the accumulation upon his premises, or deposit, or allowed to accumulation upon his premises, or deposit, or allowed to accumulate in City

permit the deposit, upon any lot belonging to him, of anything which may endanger the public health, or deposit upon, on or into, any street, square, lane, by-way, wharf, dock, slip, lake, pond, bank, harbor, river, stream, sewer or water, any manure or other refuse, or vegetable or animal matter or other filth.

Sanitary Inspect tor to inspect streets, lanes, etc., and cause refuse to be removed.

14. It shall be the duty of the Sanitary Inspectors. to keep a viligant supervision over all streets, lanes. by-ways, lots or premises, upon which any such accumulation as aforesaid may be found, and at once to notify the parties who own or occupy such lots or premises, or who either personally or through their employees, have deposited such manure, refuse, matter. dirt or filth, in any street, lane or by-way, to cleanse the same, and to remove what is found thereon; such parties shall forthwith remove the same, and if the same be not removed within twenty-four hours after such notification, the Inspector may prosecute the parties so offending, and he may also cause the same to be removed at the expense of the person or persons so offending. He shall also inspect at intervals. as directed by the Board of Health, all premises occupied by persons residing within its jurisdiction, and shall report to the Board each and every case of violation of any of the provisions of this By-law, or of any other regulations for the preservation of the public health, and shall also report every case of refusal to permit him to make such inspection.

To report all cases of violation of Health By-laws.

Sanitary In spector to cause filthy premises to be cleaned.

15. Whenever it shall appear to the Board or to any of its officers, that it is necessary for the preservation of the public health, or for the abatement of anything dangerous to the public health, or whenever they or he shall have received a notice signed by one or more inhabitant householders of this municipality, stating the condition of any building in the municipality to be so filthy as to be dangerous to the public health, or that upon any premises in the municipality

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there is any foul or offensive ditch, gutter, drain, privy, cesspool, ashpit or cellar, kept or constructed so as to be dangerous or injurious to the public health, or that upon any such premises an accumulation of dung, manure, offal, filth, refuse, stagnant water, or other matter, or thing, is kept so as to be dangerous or injurious, as aforesaid, it shall be the duty of the Sanitary Inspector to enter such buildings or premises for the purpose of examining the same, and, if necessary, he shall order the removal of such matter or thing, as aforesaid. If the occupant or proprietor, or his lawful agent, or representative, having charge or control of such premises, after having had twenty-four hours notice from any such officer of the Board of Health to remove or abate such matter or thing, as aforesaid, shall neglect or refuse to remove or abate the same, he shall be subject to the penalties imposed under Section 42 of this By-law.

16. If the Board is satisfied upon due examina-Board may cause dwellings, tion, that a cellar, room, tenement, or building within etc., dangerous its jurisdiction, occupied as a dwelling place, has be-put in proper sanitary condicome, by reason of the number of occupants, want tion. of cleanliness, the existence therein of a contagious or infectious disease, or other cause, unfit for such purpose, or that it has become a nuisance, or in any way dangerous to the health of the occupants, or of the public, they may issue a notice in writing to such occupants, or any of them, requiring the said premises to be put in proper sanitary condition; or, if they see fit, requiring the occupants to quit the premises within such time as the Board may deem reasonable. the persons so notified, or any of them, neglect or refuse to comply with the terms of the notice, every person so offending shall be liable to the penalties imposed by Section 42 of this By-law, and the Board may cause the premises to be properly cleansed at the expense of the owners or occupants, or may remove the occupants forcibly and close up the premises, and

the same shall not again be occupied as a dwellingplace until put into proper sanitary condition.

SLAUGHTERING OF ANIMALS

Occupants of premises not to slaughter animals in certain cases,

17. No proprietor or tenant of any shop, house or out-house shall, nor daily y butcher or other person. use any such house, shop or int-house at any time as a slaughter-house or for the purpose of slaughtering any animals therein, unless such shop, house or outhouse be distant not less than two hundred yards from any dwelling-house, and distant not less than seventy yards from any public street.

SLAUGHTERING OF ANIMALS FOR SALE

AND

ERECTION OF SLAUGHTER HOUSES, ETC.

Slaughtering

18. No butcher or other person shall kill or slaughter any beeves, calves, sheep, or other animals for the purpose of sale, within the City, or erect, keep. or continue a slaughter house within the City, nor shall any person keep a hog or pig sty or any hog or pig upon any premises within the City.

INSPECTION OF COW BYRES, ETC.

Inspection of cow byres. and creameries.

19. All milch cows and cow byres, and all dairies cheese factories or other places in which milk is sold or kept for general use, and all cheese factories and creameries shall be subject to regular inspection under the direction of the said Board; and the proprietors shall be required to obtain permission in writing from the Board, to keep such dairy or other place in which milk is sold or kept as aforesaid, or to keep a cheese factory or creamery, and the same shall not be kept by anyone without such permission, which shall be granted after approval of such premises upon inspection, subject to the condition that all such places as aforesaid are so kept and conducted that the milk shall not contain any matter or thing liable to produce disease either by reason of adulteration, contamination with sewage, abso or any other such conditio be revoked b

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sewage, absorption of disease germs, infection of cows, or any other generally recognized cause, and upon such condition being broken the said permission may be revoked by the Board.

DISEASED FOOD.

20. No person shall offer for sale as food within Sale of diseased this municipality any diseased animal, or any meat, fish, fruit, vegetables, milk, or other article of food which, by reason of disease, adulteration, impurity, or any other cause shall be unfit for use.

DRINKING WATER.

21. It shall be the duty of the owner of every Supply of drinking water house within this municipality to provide for the occupants of the same a sufficient supply of wholesome drinking water; and in case the occupant or occupants of any such house is or are not satisfied with the wholesomeness or sufficiency of such supply, he or they may apply to the Board of Health to determine as to the same; and if the supply be sufficient and wholesome, then the expenses incident to such determination shall be paid by the said occupant or occupants, and if not, then they shall be paid by the owner: and in either case the said charges shall be recoverable in the same manner as municipal taxes.

22. All wells in this municipality which are in Wells to be use, whether such wells are public or private, shall be cleaned out before the 1st day of July in each year, and in case the Board of Health certifies that any well should be filled up, such well shall be forthwith filled up by the owner of the premises.

DISPOSAL OF SEWAGE, ETC

23. The following code of rules and regulations Rules respectfor the disposal of sewage and refuse shall constitute sewage and a part of this By-law, and any person or persons violating or neglecting any of the said rules and regulations shall be liable to the fines and penalties imposed by Section 42 of this By-law.

PRIVIES.

Details of establishment of privy vaults, erel, to be Officer.

Rule 1.—No privy vault, cesspool or reservoir into which a privy, water closet, stable or sink is approved by Medical Health drained, shall be established until the details of such establishment shall have been submitted to and ohtained the approval in writing of the Medical Health Officer, who shall, from time to time, determine with the approbation of the Board, the method of disposal of excreta, sewage and other refuse, to be adopted within the district.

Dwelling privy, etc.

Rule 2.—Every dwelling house, shop, manufachouses, etc., to be provided with tory or other inhabited building, within the City. shall be provided by the owner, or in case of his default, by the occupant thereof, with a suitable water closet, earth closet or privy, and every such privy shall be provided with a privy vault which shall be walled up with two-inch plank, brick or stone, and be sunk at least six feet below the level of the earth: and it shall be the duty of the occupant, and in case of his default, of the owner, of every such dwelling house, shop, manufactory, or other inhabited building, at all times to keep such water closet, earth closet or privy and privy vault clean, and to cause the same to be drained into the common sewer, where there is a common sewer within one hundred feet of it.

Cleaning and draining of privy, etc.

Regulation of earth closets and removal of contents.

Rule 3.—Earth privies or earth closets withouta vault below the surface of the ground do not come within Rule 1, but sufficient dry earth, wood-ashes or coal-ashes to absorb all the fluid parts of the deposit must be thrown upon the contents of such earth privies and closets daily, the contents when removed from the closet must be placed in a shed or box with rain-proof cover, and removed from the premises at least once a mouth, on or before the fifteenth of each month.

Cleaning of privy vaults.

Rule 4.—If the exigencies or circumstances of the municipality require that privy vaults, cesspools or reservoirs shall be allowed in accordance with Rule 1, they shall or before th teenth day each year tl ding to the voir once a phate of cor other suital

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they shall be cleaned out at least once a year, on or before the fifteenth day of May, and from the fifteenth day of May to the first day of November in each year they shall be thoroughly disinfected by adding to the contents of the vault, cesspool or reservoir once a month, not less than two pounds of sulphate of copper, dissolved in two pailfuls of water, or other suitable disinfectant.

REMOVAL OF NIGHT SOIL, GARBAGE, ETC.

RULE 5. - Within the limits of this municipality Night soil to be no night soil or contents of any cesspool shall be re-before removal. moved unless previously deodorized as provided by the last preceding rule, and unless the same shall be removed and conveyed away by means of some odorless apparatus between sunrise and sunset, said apparatus to be approved of by the Board of Health of this municipality.

Rule 6. Any person or persons desirous of en-Persons removing night soil or the obtain certificate that apparatus contents of any cesspool, shall, before he engages is approved of by Board. in the said business, submit his odorless apparatus to the inspection of the said Board of Health, or such officer as the said Board shall appoint to inspect the same, and shall obtain from the Chairman of the said Board a certificate in writing that his apparatus complies with the provisions of this By-law, and has been approved by the local Board of Health of this municipality.

RULE 7.—All putrid and decaying animal or vege-Removal of detable matter must be removed from all cellars, buildings, out-buildings and yards on or before the fifteenth day of May, in each year.

Rule 8,—Every householder and every hotel and Disposal of restaurant keeper or other person shall dispose of all garbage, for the disposal of which he is responsible, either by burning the same or by placing it in a proper covered receptacle for swill and house offal, the

contents of which shall, between the fifteenth day of May and the first day of November, be regularly removed as often as twice a week.

Livery stables, etc., to be kept clean. Rule 9.—The keeper of every livery or other stable shall keep his stable and stable yard clean, and shall not permit, between the fifteenth day of May and the first day of November, more than two wagon-loads of manure to accumulate in or near the same at any one time, except by permission of the Board of Health.

SANITARY CONSTRUCTION OF DWELLINGS

Rules regarding construction of houses.

24. The following regulations regarding the construction of houses, shall be in force within this municipality:

Not to be built on site made up of refuse.

Rule 1. No house shall be built in or upon any site, the soil of which has been made of any refuse, unless such soil shall have been removed from such site, and the site disinfected, or unless the said soil shall have been covered with a layer of charcoal, covered by a layer of concrete at least six inches thick and of such additional thickness as may be requisite under the circumstances to prevent the escape of gases into such proposed house.

House drains to have ventilating pipes,

Rule 2.—The drain of every house which may be connected with a sewer or cesspool shall be ventilated by means of a pipe extending upward from the highest point of the main soil or waste pipe, and also by a pipe carried upward from the drain outside the walls of the house according to the principles shown in the appended diagram. These pipes shall be of the same dimensions as the said main soil or waste pipe, and shall be constructed of the same material or of stout galvanized iron, and no trap shall intervene between the said ventilating pipes. In case a trap shall intervene between the sewer or cesspool and the ventilating pipes already described, then a four-inch ventilating pipe, of the same material as above described, shall be carried from a point between such trap

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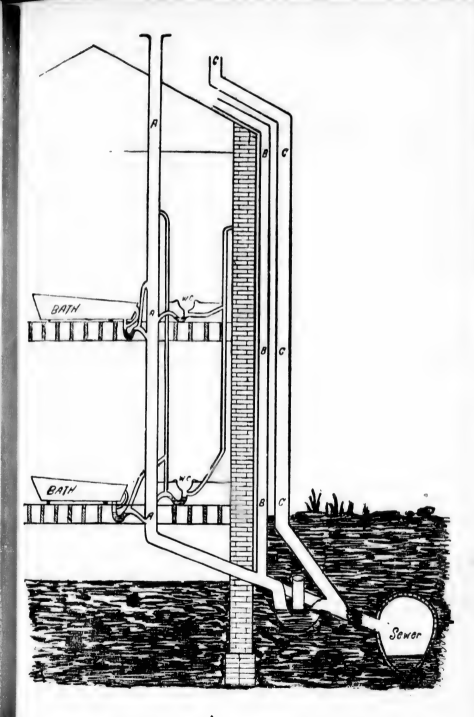
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Not to be connected with chimney. and the sewer; all such ventilating pipes shall be carried above the roof of the said house, and shall open above at points sufficiently remote from every window, door, sky-light, chimney or other opening leading into the house. No pipe carrying air or gas from any drain or soil pipe shall be connected with any chimney in a dwelling house unless the same be a furnace chimney used exclusively for the purpose of ventilating such soil pipe or drain.

Materials for construction of drains and how to be constructed. Rule 3.—Every house drain shall be constructed of vitrified earthenware or iron pipe; and every soil and waste pipe, of iron pipe rendered impervious to gas or liquids, the joints thereof being run with lead and caulked, or of lead pipe weighing at least six pound to the square foot; and the waste pipe from every closet, sink, tub, wash-basin, safe or other service shall have as near as may be to the point of junction with such service, a trap so constructed, vented and furnished, that it shall at no time allow of the passage of gas into such house. All joints shall be so constructed as to prevent gas escaping through them.

Escape of gas not to be allowed. RULE 4.—The construction of any closet or other convenience which shall allow of the escape into the house of air or gas which has been confined in an part of it, or from the drain or soil pipe, is hereby prohibited.

Refrigerator waste.

Rule 5.—No refrigerator waste shall be allowed to connect with any drain.

Pipes supplying water to urinal not to supply water for drinking.

Rule 6.—No pipe supplying water directly to a water closet or urinal, shall be connected with the pipe supplying water for drinking purposes.

Persons erecting buildings to deposit plans of plumbing, etc., in Registry Cilice.

25. Every person who erects, or causes to be erected, any building, shall, within two weeks of the completion thereof, deposit in the Registry Office of the Registry Division in which the building is situated, plans of the drainage and plumbing of the same as ex-

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ccuted; and in case of any alteration of any such plumbing or drainage, it shall be the duty of the owner of the house, within two weeks of the making of the alteration, to deposit in the same manner the planand record of any such alteration; if such alteration is made by a tenant, it shall be the duty of the tenant or lessee to deposit, or cause to be deposited, the plan and record of such alteration.

SICKNESS OR ABSENCE

OF

MEDICAL HEALTH OFFICER.

NUISANCES.

27. The said Board shall examine into all nuisan-Board to excess, sources of filth, and causes of sickness within the of filth etc. City that may, in its opinion, be injurious to the health of the inhabitants, and shall destroy, remove, or prevent the same, as the case may require, and shall further inquire respecting articles that are capable of containing or conveying infection or contagion, brought or conveyed into the City by or through any vehicle, or by any means whatsoever.

Removal of nuisances, etc.

28. The said Board may grant permits for, or restrain, the removal of any nuisance or infected articles within the City, when they consider it safe and proper for the public safety so to do.

EPIDEMICS.

Duty of hotel and boardinghouse keepers during epidemic

29. During the prevalence of any epidemic, when any hotel or boarding-house keeper within the City knows that a person within his house is taken sick of chelera, smallpox, or any other disease of a malignant character, dangerous to the public health, he shall immediately give notice thereof to the said Board or one of its officers; and it shall be the duty of the officer so notified to visit the same with a view of taking such steps as he may deem necessary to prevent the spread of such disease.

Duty of physicians during epidemic.

30. When any physician knows that any person, whom he is called upon to visit within the City, is infected with cholera, smallpox, or any other disease of a malignant character dangerous to the public health, he shall immediately give notice thereof to the Medical Health Officer, to the end that prompt measures may be instituted to prevent the spread of such disease.

ADULTERATING FOOD.

Adulteration of bread, etc. 31 Any person fraudulently adulterating, for the purpose of sale, bread, or any other substance intended for food, with any substance injurious to health, shall, in addition to any other punishment prescribed by law, be subject to the penalties of this By-law, and the articles so adulterated shall be forfeited and destroyed under the direction of the Court in which such case shall be tried.

Sale of tainted, blown or damaged fish, etc. 32. Any person selling within the City, or exporting therefrom, blown, tainted or damaged fish or flesh meat, unless with the intent that the same shall be used for some other purpose than as food, shall be subject to the penalties of this By-law; and upon a

trial or end shall be upo purpose suc sold; and the to be destre

33. No cayed fruit, any tainted permit then Health and such a man

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33. No person shall bring into the City any de-Decayed fruit, caved fruit, potatoes, or other vegetable product, or any tainted or damaged flesh meat or fish, without a permit therefor from the said Board or the said Health and Relief Inspector, or in any other than such a manner as he or the Board shall direct.

DEFILING SPRINGS.

34. No person shall wilfully or maliciously defile, Defiling springs, etc. corrupt, or make impure any spring or other source of water, or reservoir, within the City, or destroy or injure any pipe, conductor of water, or other property pertaining to an aqueduct within the City, or aid or assist in the same.

DEFILING STREETS OR RIVER.

35. No person shall throw any dirt, filth, carcasses Throwing dirt, of animals, or rubbish, on any street, lane, or highway, or into the river Thames. vacant lot or other property, within the City, or into the river Thames where it runs within or opposite to the limits of the City. All such substances shall Removal of be removed from the place where the same have been so thrown or left, as aforesaid, by the person who shall have so thrown or left the same as aforesaid, or directed the same to be done, within twentyfour hours after personal notice to that effect, given to him by the said Health and Relief Inspector; in default of which such removal may be made under the direction of the said Health Inspector, and the expense thereof shall in that case be borne by the person in default.

TRANSPORTING DEAD BODIES.

36. No person shall, without permission of the Transporting dead bodies Medical Health Officer, transport or carry, or cause through City.

to be transported or carried, or assist in transporting or carrying, in, through or along any street, highway or public place within the City, the body or remains of any dead person which have been interred, and afterwards disinterred, for the purpose of removal from the place of interment, nor shall the dead body of any person be carried within the City for the purpose of transporting same by railway, nor shall the same be transported by railway without permission and certificate of the Medical Health Officer.

All officers, etc., to assist Health

37. It shall be the duty of all officers, servants, Inspector, etc., workmen, and agents of the Corporation to give all possible aid and assistance in their power to the Medical Health Officer, the Health and Relief Inspector, and any of the officers of the said Board in the discharge of their duties.

INFECTIOUS DISEASES.

Isolation of infectious diseases.

38. On the occurrence of the first, or any case of diptheria, cholera, small-pox, or other malignant disease, the Medical Health Officer shall at once remove the person attacked to the isolation hospital, tent, or other place provided under Sec. 97, Cap. 265, R.S.O., 1887, or cause such person to be otherwise efficiently isolated in the house where the disease exists, and shall take proper measures for placarding houses, for the disinfection of personal clothing and houses, or if necessary, the destruction of all clothing which may have been exposed to the contagion, and for the disinfection and purification of every conveyance, railcar, steamboat, carriage or other vehicle which may have been exposed to the contagion,

Notice of disease to be posted up.

> 39. Whenever, in the opinion of the Medical Health Officer it is absolutely necessary for the safety of the public that a case of diptheria or other malignauf disease be isolated in a hospital or hospital tent, he shall be empowered to supply, at the expense of the municipality, a vehicle for the purpose of carry-

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ing said perso nurses and su in his judgem same as prov Act.

- 40. In the from diptheri disease, the . notified by ei the body, and such steps in deem necessa he shall cause thoroughly : chloride in th (two drachm be applied to the body sha by a quantity be immediat shall be the f to see that th the body be for the burial pality, and th other effects. and that no s by members shall have be
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ing said person to the hospital. He shall also supply nurses and such medical aid and other necessaries as in his judgement are required, and charge the cost of same as provided in Section 84 of the Public Health Act.

40. In the case of the death of any person suffering Duties of M. H. from diptheria, cholera, small-pox, or other malignant death from malignant condisease, the Medical Health Officer shall at once be tagious disease. notified by either the physician or party in charge of the body, and the Medical Health Officer shall take such steps in the preparation of the body as he may deem necessary. In case the disease be contagious, he shall cause the body to be enveloped in a sheet thoroughly saturated with a solution of mercuric chloride in the proportion of one in five hundred parts (two drachms to the gallon). An outer sheet shall also be applied to prevent evaporation. As soon as possible the body shall be placed in a coffin and surrounded by a quantity of chloride of lime, and the coffin shall be immediately thereafter permanently closed. shall be the further duty of the Medical Health Officer to see that the funeral be strictly private, and that the body be buried in some cemetery commonly used for the burial of persons dying within the said municipality, and that all infected apartments, clothing, and other effects, be speedily and thoroughly disinfected, and that no such apartments be entered or occupied by members of the family or other persons until they shall have been so disinfected.

41. The following rules for preventing the spread Rules. of infectious and contagious diseases shall constitute a part of this By-law:

RULE 1.—The Medical Health Officer (or Secre-Medical Practary of the Local Board of Health) shall provide each stapped with blank forms. medical practitioner, practicing within this municipality, with blank forms on which to report to the said Medical Health Officer (or Secretary) any case

of diptheria, small-pox, scarlet fever, cholera, typhoid fever, measles, whooping-cough, or other disease dangerous to the public health; and also, with other blank forms on which to report death or recovery from any such disease.

How form to be

Rule 2.—All such forms shall be so printed, gummed, and folded that they may be readily sealed, without the use of an envelope, so as to keep them from perusal until opened by the Medical Health Officer (or Secretary).

RULE 3.—The said blanks shall be in accordance with the following forms:

REPORT OF INFECTIOUS DISEASE.

Christian name and surname of patient:

Age of patient:

Locality (giving street, number of house or lot), where patient is:

Name of disease:

Name of school attended by children from that house: Measures employed for isolation and disinfection: (Signature of physician):

REPORT OF DEATH OR RECOVERY FROM INFECTIOUS DISEASE.

Christian name and surname of patient;

Locality (giving street, number of house or lot), where patient is:

Name of disease;

How long sick:

Whether dead or recovered:

Means of disinfection employed, and when employed:
(Signature of physician):

Notice of disease to be posted up.

Rule 4.—The Medical Health Officer (or Secretary), within six hours after he shall have received a notice of the existence of searlet fever, diptheria, small-pox, cholera, or whooping-cough, in any house,

shall affix of household, of such hou twelve incl the said ho such card Health Off

RULE 5 out the per its officers.

RULE 6 or contagio this munici of Health.

42. An 18 or 20 of Rule 5 or 6 such offene more than Justices or be inflicted see fit to in any other p every such the discreti trate, besid convicting . the same. any person trate havin shall be lev chattels of t tress and sa of the Just Magistrate. under the h

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eerezed a neria, ouse, shall affix or cause to be affixed by the head of the household, or by some other person, near the entrance of such house, a card at least—nine—inches wide and twelve inches long, stating the such disease exists in the said house, and stating the penalty for removal of such card without the permission—of—the Medical Health Officer or Board of Health.

Rule 5.—No person shall remove such eard with-Not to be out the permission of the Board of Health or one of its officers.

Rule 6.—No animal infected with any infectious Animals or contagious disease shall be brought or kept within this municipality, except by permission of the Board of Health.

42. Any person who violates Sections 13, 15, 16, Penalty. 18 or 20 of this By-law, or Rule 1 of Section 24, or Rule 5 or 6 of Section 41, shall be liable, for every such offence, to a penalty of not less than \$5 nor more than \$50 in the discretion of the convicting Justices or Magistrate, besides costs, which may also be inflicted if the committing Justices or Magistrate see fit to impose the same. Any person who violates any other provision of this By-law shall be liable for every such offence to a penalty not exceeding \$20, in the discretion of the convicting Justices or Magistrate, besides costs, which may also be inflicted if the convicting Justices or Magistrate see fit to impose the same. Every such penalty may be recovered by any person before any two Justices or a Police Magistrate having jurisdiction in the municipality, and shall be levied by distress and sale of the goods and chattels of the offender, with the costs of such distress and sale, by warrant under the hands and seals of the Justices, or the hand and seal of the Police Magistrate, before whom the same are recovered, or under the hands and seals of any other two Justices having jurisdiction in the municipality; and in de-

fault of sufficient distress the said Justices or Magistrate may commit the offender to the common gaol, or to any lock-up or house of correction in the said municipality, for any time not exceeding fourteen days, with or without hard labor, unless the amount imposed be sooner paid.

Respect Insp

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BY-LAW No. 755.

Respecting the appointment of a License Inspector, and the issue of Licenses in certain cases.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

APPOINTMENT AND DUTIES OF INSPECTOR.

1. There shall be appointed an Inspector of Duties of Inspector of Licenses. Licenses for the City, whose duties shall be

(1) To attend the meeting of No. Three Com-To attend License Commitmittee whenever necessary and whenever he is tee when required. notified so to do.

(2) To advise generally from time to time with the To advise with Treasurer on all matters incident to his said office. matters incident to his office.

(3) To prepare classified lists of all persons re-To prepare classified lists of quired to take out licenses, and use all diligence to persons required to take out supplement and perfect the same from time to time, licenses and submit them to and submit the same monthly, or oftener if required, Treasurer monthly. for the examination of the Treasurer and of No. Three Committee.

(4) To receive, and keep a complete registry of, Keep registry of, of applications. all applications for licenses or for transfers of licenses to be issued under the By-laws of the City.

(5) To ascertain the truth of petitions accompany- To ascertain truth of ing such applications, and whether the sureties tendered petitions, etc. (where sureties are required) are solvent and responsible persons.

(6) To make an inspection of the premises in To inspect premises on which which any trade, calling or business, for carrying on trade, etc., for which license is required is of which a license is required, is to be carried on. carried on.

To keep particulars and coun-terpart of licenses and to them to the Treasurer.

(7) To keep full particulars and, if required, a duplicate or counterpart of every license issued, and massa report of to make a return of such particulars or of such duplicate or counterpart to the Treasurer.

To make out licenses, etc.

(8) To make out all bonds, licenses and transfers and to sign all licenses and transfers, the same having been first taken to the Treasurer and returned with his receipt thereon for the fees payable therefor.

To ascertain if laws, etc.

(9) To ascertain from time to time and as often as couple with B. may be necessary, whether the persons to whom licenses have been issued continue to comply with the provisions of the By-laws of the City, and whether the premises licensed are maintained in the state required by such By-laws, and are well and orderly kept.

To visit all parts of City four times in the year for purpose of inspecting. etc.

(10) To visit at least four times in the year every part of the City for the purpose of inspecting all houses and premises where intelligence offices, victualling houses, bowling alleys, billiard or bagatelle tables or other houses or places required by the Bylaws of the City to be licensed, are kept, for the purpose of ascertaining whether the same are licensed and whether the provisions of such By-laws are being infringed or evaded.

To make to No. Three Commissee.

- (11) To report monthly to No. Three Committee:
- (a) The number of licenses granted since his last report, and the names of all Licensees.
 - (b) The number of licenses transferred.
- (c) The amount of moneys received from all sources since his last report, and the total amount of receipts from all sources received during the year to date of his report.

To inspect places where milk is sold,

(12) To make an inspection of all premises within the City in which any milk is sold, and the milk therein sold or offered for sale, as often as he may be directed so to do, and not less than twice a year.

(13) To in public p be directed

(14) To this By-law

(15) An as may be a of the Coun

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3. The enter into a law for the person shal in so doing imposed up

4. Ever purposes fo out under t an applicati of Licenses. of two hunthe Inspect the due obs ing to the 1 the trade. such license and relatin otherwise,

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5. Ever By-law sha a shorter i (13) To inspect the milk sold upon the streets or To inspect milk in public places within the City, as often as he may be directed so to do.

(14) To prosecute all offences committed against To prosecute offences against this By-law.

(15) And generally to perform such other duties as may be assigned to him by No. Three Committee of the Council.

SECURITY.

2. The Inspector of Licenses shall give security to Inspector to the satisfaction of No. Three Committee for the performance of the duties of his office.

INSPECTION OF LICENSED PREMISES.

3. The Inspector of Licenses may at any time inspector may enter into any house or place licensed under this By-licensed for the purpose of inspecting the same, and no specting, and person shall interrupt or molest the said Inspector ed in no doing. in so doing or in the discharge of any other duties imposed upon him by the By-laws of the City.

APPLICATIONS FOR LICENSE

4. Every person requiring a license for any of the Persons desiring purposes for which a license is required to be taken in writing and to under the provisions of this By-law, shall make an application therefor in writing to the Inspector of Licenses, and shall give security himself in the sum of two hundred dollars, and a surety, if required by the Inspector, in the sum of one hundred dollars, for the due observance of the By-laws of the City relating to the premises in, or in connection with which the trade, business or calling, in respect of which such license is required to be issued, is carried on, and relating to such trade, business or calling, or otherwise, in respect thereof.

TERM AND CONDITION OF LICENSE.

5. Every license issued under the authority of this License year to terminate ist By-law shall, unless it be expressed to be granted for February except Authoriers a shorter period, or unless the same shall be sooner license.

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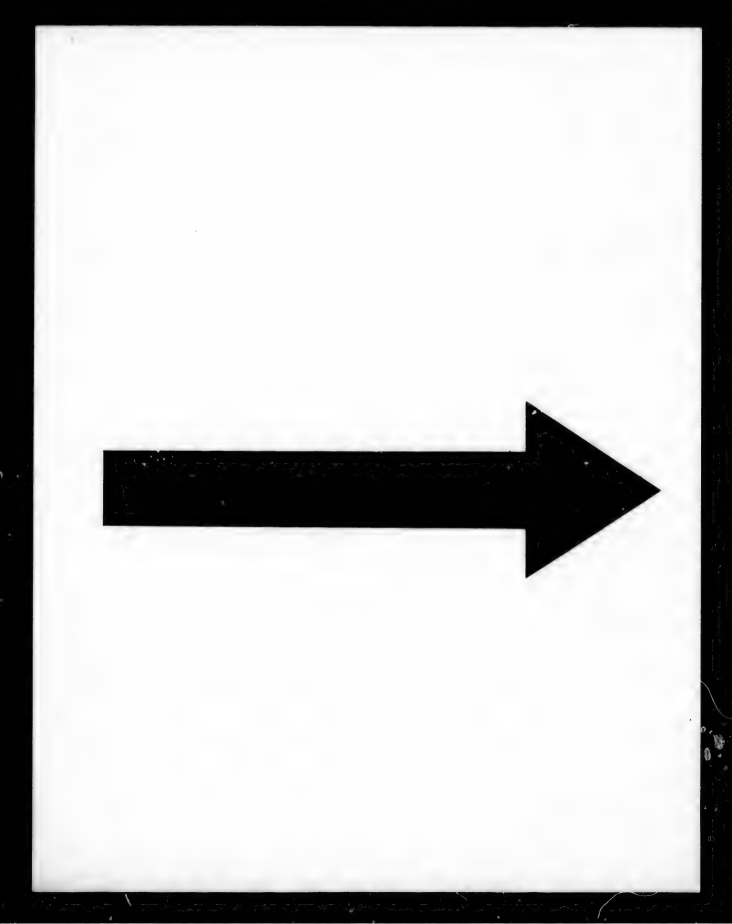
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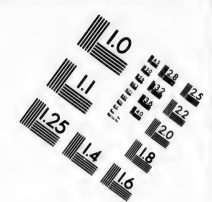
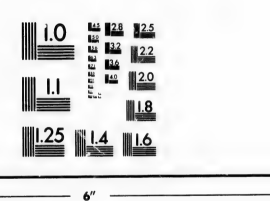
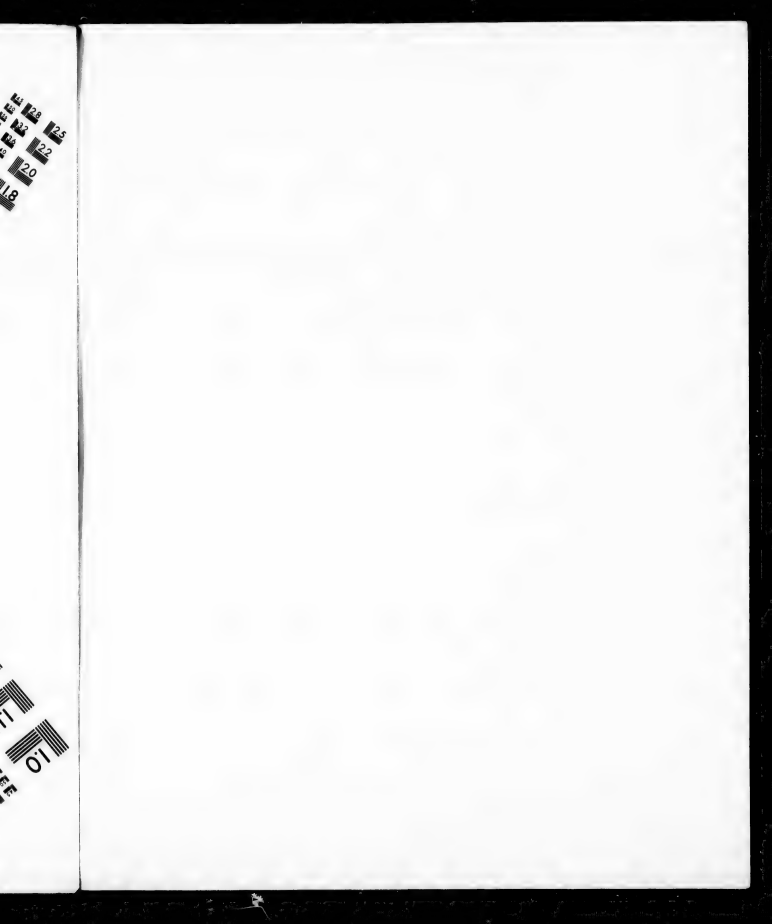


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forfeited, be for the year current at the time of the is suing thereof, and shall expire on the last day of February next succeeding the time of such issue; except Auctioneers' Licenses which shall be in force for one year from the date of the issue thereof, and shall not be issued for less than the annual fee prescribed by this By-law; provided always, that Committee No. Three of the Council shall have power to direct that a license be issued to an auctioneer, for a shorter time than one year, when the same is required for the purpose of selling hogs, sheep, horses or cattle upon the public market, but not otherwise.

License to be produced when required. 6. Every person to whom a license shall be issued under the authority of this By-law shall produce the same whenever it may be demanded by the Inspector of Licenses, or by the Police Magistrate, or any Justice of the Peace, Member of the Police Force, or other person duly authorized.

License not to be in force until fee is paid to Treasurer. 7. No license shall have any force or effect until the license fee payable in respect thereof shall have been paid to the Treasurer, and his receipt therefor written therein or endorsed thereon.

Persons required to take out license to keepup sign with name inscribed therean

8. Every person who is required by this By-law to take out a license for any purpose, shall have and keep affixed in a conspicuous place to the premises in which the trade, business or calling for the carrying on of which a license is required to be taken out, is carried on, or in which the thing in respect of the keeping of which a license is required to be taken out is contained, a sign, on which shall be inscribed in plain and legible characters the name of such person, and if the license is to sell milk within the City, upon every wagon, sleigh, or other vehicle in which the milk is conveyed, in addition to the name of the vendor, his registered number as shown by the license issued to such person.

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SALE OF MILK.

9. No person shall sell milk within the City with-Milk vendors to out having first obtained a license so to do.

10. Every person applying for a license to sell milk Applicant for milk license to within the City shall, in the application therefor, give state where cows kept, etc. a full and correct statement of the names and addresses of all persons, if any, from whom milk is purchased by such person, the places where the cow or cows which supply such milk is or are kept and the quantity of milk, as nearly as can be given, received from each such person, and no license shall be granted to any person unless and until the said Inspector has inspected and approved of the place or places where such cow or cows is or are kept which supply the milk sold or intended to be sold by such person within the City and the place or places wherein such milk is intended to be sold within the said City by such person.

11. Every license to sell milk within the City shall be void if cows be subject to this condition, that the place or places diseased, etc. in which the milk is sold or kept and the place or places in which the cow or cows supplying such milk is or are so kept and conducted, that the milk shall not contain any matter or thing liable to produce disease either by reason of adulteration, contamination with sewage, absorption of diseased germs, infection of cows or any other generally recognized cause, and upon such condition being broken the same shall forthwith become null and void; and should the Local Board of Health of the City so desire and direct, the inspection of milk, cows and premises, and the report thereon rendered necessary by this or any other section of this By-law, relating to the sale of milk, shall be made by the Medical Health Officer, and in in the event of the said Board so directing, the Inspector shall not grant a license to any person to sell milk in the City, until he has first received the certificate of the said Medical Health Officer in favor of the said application.

Inspector to keep record of milk licenses.

12. A book shall be kept by the Inspector in his office in which shall be entered the names of all persons authorized to sell milk within the City, together with the place or places where the cow or cows sunplying the milk so sold is or are kept, the number of cows kept and such other particulars as the Council shall from time to time require.

VICTUALLING HOUSES.

Victualling houses, etc., to be licensed.

13. No person shall keep within the City a victualling house, ordinary, or house where fruit, oysters. clams or victuals are sold to be eaten therein, or a place for the reception, refreshment or entertainment of the public without having obtained a license so to do: provided always, that this section shall not apapply to keepers ply to keepers of licensed taverns or of boarding houses.

TRANSIENT TRADERS.

Transient traders, etc., to be licensed.

of licensed tayand boarding-

houses.

14. No transient trader or other person who occupies premises within the City for a temporary period, and whose name has not been duly entered on the Assessment Roll of the City in respect of income or personal property for the then current year, and who may offer goods or merchandise of any description for sale by auction, conducted by himself or by a licensed auctioneer or otherwise, shall carry on his trade or business or offer goods or merchandise for sale in manner aforesaid without having obtained a license so to do; provided always, that this section to sales of insol-shall not affect, apply to or restrict the sale of the stock of an insolvent estate which is being sold or disposed of within the City where the insolvent carried on business therewith at the time of the issue of a writ of attachment or the execution of an assignment.

Proviso-Section not to apply vent stocks in certain cases.

15. Every license to a transient trader or other Licenses to transient traders to be inforce for person mentioned in the next preceding section shall period for which continue in force for the number of days for which the license fee is paid. license fee is paid, and no longer, and the period for which such license is to continue is to be stated therein.

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17. N who carri come a po from place or with an wares or 1 vessel or wares or calling w license so required f vehicle or dise to an goods, wa manufactu in the mea licenses, if the manuf merchandi having wri vant and written au Municipal

18. No indirectly,

AUCTIONEERS.

16. No person shall sell or put up for sale by pub-Auctioneers to be licensed. lic auction goods, wares, merchandise or effects, or carry on the business or calling of an auctioneer within the City without having obtained a license so to do, and every such license shall contain the name of one person only, and in the case of firms or co-partner-In case of coships each member or co-partner must procure a cach member to be licensed. license to enable such firm or co-partnership to sell by public auction, goods, wares, merchandise or effects, or to carry on the business or calling of auctioneers.

HAWKERS.

17. No hawker or petty chapman or other person Hawkers, petty who carries on a petty trade within and has not be-to-be-licensed. come a permanent resident of the City, or who goes from place to place or to other men's houses on foot or with any animal bearing or drawing any goods, wares or merchandise for sale, or in or with any boat, vessel or other craft, or otherwise carrying goods, wares or merchandise for sale, shall exercise such calling within the City without having obtained a license so to do; except that no such license shall be Except when sellling goods, required for hawking, peddling or selling from any the produce of the province. vehicle or other conveyance goods, wares or merchandise to any retail dealer, or for hawking or peddling goods, wares or merchandise, the growth, produce or manufacture of this Province, not being liquors within the meaning of the law relating to Taverns or Tavern licenses, if the same are being hawked or peddled by the manufacturer or producer of such goods, wares or merchandise, or by his bona fide servants or employees having written authority in that behalf, and such servant and employee shall produce and exhibit his written authority when required so to do by any Municipal or Police Officer.

BILLIARDS, BAGATELLE, ETC.

18. No person shall, for hire or gain, directly or keepers of billiard or baga-indirectly, keep a shooting gallery, or keep or have in telle tables to be

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bis possession or on his premises within the City, any billiard or bagatelle table or keep or have a billiard or bagatelle table in a house or place of public entertainment or resort within the City, whether such bagatelle table is used or not, without having obtained a license so to do.

Holders or keepers of exhibition for hire or profit, or keep a bowling alley, or other ing alleys and places of amusement, within the City, without having ment to be licensed.

19. No person shall hold or keep any exhibition the hire or profit, or keep a bowling alley, or other places of amusement, within the City, without having obtained a license so to do.

Hours during which bowling alleys, billiard rooms, etc., are to be closed in certain cases

20. Every bowling alley, billiard room, or room where a billiard or bagatelle table is kept for hire or gain, within the City, which is situate in, attached to, or used in connection with, a house or place of public entertainment or resort, or a house or place which is licensed or used as a tavern, shall be closed and kept closed at and during the respective hours at and during which taverns are required by Statute, or any Bylaw of the City, to be closed or kept closed, and every bowling alley, billiard room, or room where a billiard or bagatelle table, is kept for hire or gain within the City, shall be closed on Saturdays, at the hour of ten o'clock in the evening.

Keepers of bowling alleys, etc., not to permit drunken or disorderly persons, etc., to frequent their premises, or gambling to be carried on there.

21. No person licensed under the provisions of this By-law or any By-law of the City to keep a bowling alley, billiard or bagatelle table, victualling house, ordinary, or house where fruit, oysters, clams or victuals are sold to be eaten therein, or a place for the reception, refreshment or entertainment of the public, shall permit any drunken or disorderly person, or any one who keeps or resides in a house of ill-fame or any prostitute to resort to or frequent the premises kept by him in respect of which such license is granted; or keep or suffer or permit to be kept in such premises any faro bank, rouge et noir, roulette table or any other device for gambling or gaming, or suffer or permit tippling or gambling of any kind to be carried on therein.

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23. No exhibition other suc men, with license so

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22. If any person who has taken out a license for Licenses may be any of the purposes mentioned in the next preceding of conviction of section is convicted of a breach of the provisions of laws, etc. any By-law of the City regulating the trade or business carried on by him under such license or the premises in which the same is carried on, or the mode of carrying on such trade or business, or of the breach of any Statute or By-law in force in the Municipality relating to shop or tavern licenses, his license may, in the discretion of the Police Magistrate or other convicting judge or justice, be absolutely forfeited.

CIRCUS, MENAGERIE, ETC.

23. No person shall give, or assist in giving, any Persons giving exhibition of wax-work, menagerie, circus, riding or wax-work, etc., other such like shows, usually exhibited by showmen, within the City, without having obtained a license so to do.

24. Any fine imposed for an infraction of the pro- Fines on show- visions of the next preceding section of this By-law levied on goods may be levied by distress and sale of the goods and hibition. chattels of such showman, or belonging to or used in such exhibition, whether owned by such showman or not, and in default of payment thereof the offender Imprisonment in default of may be imprisoned in the Common Goal of the County payment. of Middlesex for any term not exceeding one month.

INTELLIGENCE OFFICES.

25. No person shall set up or keep an intelligence Recepts of intelligence offices within the City, for the purpose of registering be licensed. the names and residences of, and giving information to, or procuring servants for, employers in want of domestics or laborers, and for registering the names and residences of, and giving information to, or procuring employment for, domestics, servants and other laborers desiring employment, without having obtained a license so to do.

Hours during which intelligence offices are to be kept open. 26. Every person licensed to keep an intelligence office within the City shall keep his office open for business between the hours of nine o'clock in the morning and six o'clock in the evening, Sundays and holidays excepted.

Books to be kept by keepers of intelligence offices, and entries to be made therein.

27. Every person licensed to keep an intelligence office shall keep a book in which shall be entered at the time of application the name and residence of any person who may apply for employment, and the name and residence of any person who may make application to be supplied with male or female domestic servants or other laborers, and also all sums of money which may be received from any person for any such services, and such book shall at all times be open to the inspection of the Inspector of Licenses, any member of the Police Force by the direction of the Mayor, Police Magistrate or Chief of Police, and of the members of No. Three Committee.

Fees to be taken by keepers of intelligence offices.

28. Every person licensed to keep an intelligence office shall be entitled to receive at the time of application the following fees, and no more:—

From every male applying for place or employment a sum not exceeding thirty cents.

From every female applying for place or employment a sum not exceeding twenty cents.

From every person making application for a male domestic servant, or other laborer, a sum not exceeding thirty cents.

From every person making application for a female domestic servant or other laborer, a sum not exceeding twenty cents.

Receipts to be given for fees.

Part to be refunded in certain cases. For which said sums a receipt shall be given at the time of application to the person so applying, and in the event of no place or employment being obtained as applied for, or no domestic servant or other laborer being obtained as applied for, within one week from

the date of be refunde the receip

29. No office shall ceive any by this By

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For a in Section animal, or plicant is a twenty-five and coal coal dollars per

For a li Section 17 manent r annum. the date of application, one-half the fees so paid shall be refunded on the demand of the person producing the receipt.

29. No person licensed to keep an intelligence No greater or office shall directly or indirectly demand, take or re-ta-ta-ta-th by keepers of intelligence of intelligence of intelligence of intelligence of intelligence of the By-law.

LICENSE FEES.

30. The following shall be the license fees payable License fees. under the provisions of this By-law:—

For a license to sell milk within the City, one $^{\mbox{\scriptsize Milk}.}$ dollar per annum.

For a license to a transient trader or other person Transient trader mentioned in Section 14, ten dollars per day.

For an auctioneer's license, forty dollars per $_{\rm license.}^{\rm Auctioneer's}$ annum.

For auctioneer's license, granted by No. Three Auctioneer's Committee, as provided for in Section 5 of this By-short term. law, such sum as the said Committee, having in view the length of time for which the same is required, shall agree upon.

For a license for any of the purposes mentioned Hawkers, petty in Section 17, if the applicant is not a permanent resident of the City, ten dollars per annum.

For a license for any of the purposes mentioned in Section 17, with a vehicle drawn by any animal, or otherwise than on foot, whether the applicant is or is not a permanent resident of the City, twenty-five dollars per annum; except fish pedlars and coal oil pedlars, whose license fee shall be ten dollars per annum.

For a license for any of the purposes mentioned in Section 17, if on foot and the applicant be a permanent resident of the City, five dollars per annum.

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For keeping a bowling alley, forty dollars per Bowling alleys. annum.

For keeping a bagatelle table, each, forty dollars Bagatelle tables. per annum.

For keeping a billiard table, other than a pool or Billiard tables. pocket table, for the first table, thirty dollars per annum; for the second table, twenty-five dollars per annum: and for every additional table beyond two. twenty dollars per annum.

For keeping a pool or pocket billiard table, each. Pool or Pocket tables. forty dollars per annum.

For keeping a shooting gallery, two dollars per gallery. day. For the exhibition of a circus, one hundred dollars Circus.

per day. For the exhibition of a menagerie, fifty dollars per Menagerie. day.

For the exhibition of waxwork or other exhibitions for hire or profit, excepting circus riding or menagerie, fifteen dollars per day.

Fruit or refresh-For every fruit or refreshment stand or booth in ment stands. connection with any such exhibition, five dollars per

> For every theatre, music hall, or other public hall used as a place of amusement, eighty dollars per annum.

For keeping a victualling house, ordinary, or other house or place mentioned in Section 13, otherwise than in connection with an exhibition, eight dollars per annum; or two dollars per day if by the day.

For keeping an intelligence office, one dollar per annum.

Provided always, that no license fee shall be required for holding any exhibition or show, other than a circus or menagerie, in a theatre, music hall, or

Shooting

Waxwork or other exhibitions

Theatres, music halls and public halls used as places of public mausement.

Victualling houses, etc.

Intelligence

other pul is licensee

31. A the provis at the dis alty not e offense, e of the said alty and o distress a fender: a out of wh ing Magis mon Goal out hard one days. penalty a

be rer than all, or other public hall used as a place of amusement which is licensed by the year.

31. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offense, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal, of the County of Mi Idlesex, with or without hard labor for any period not exceeding twenty-one days, with or without hard labor, unless the said penalty and costs be sooner paid.

BY-LAW No. 756.

To Provide for the Inspection of Buildings. the Erection and Repair of same in certain cases; to define the Fire Limits and regulate the storage of Inflammable Material.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of Lord poration of the City of London as follows:

INSPECTION OF BUILDINGS.

1. There shall be an Inspector of Buildings for the City of London, whose duties shall be:

Inspector of Buildings, duties

(1) To oversee the erection of all buildings hereafter to be built, altered or reconstructed within the City.

To examine dangerous chimnevs, etc.

(2) To examine carefully whenever he deems it necessary, or is directed by the Mayor, the Police Magistrate, or the Chairman of Number Three Committee to do so, all chimneys, flues, fire-places, stoves, ovens, boilers or other apparatus or things which may be dangerous in causing or promoting fire, and to

To report there- report thereon to the Mayor, Police Magistrate or Chairman of the said Committee (as the case may be), and under the direction of the Mayor, Police Magistrate or Chairman of Number Three Committee, if

to remove.

To notify owner the same be dangerous, to notify the owner or person using the same, or occupying the building in which the same is or are contained, to discontinue the use of or remove the same, and if such owner or person using the same, or occupying the building in which ner's default, to the same is or are contained, neglects or refuses, after

In case of owhis expense. receiving such notice, to discontinue the use of the same, or time, in th Police Ma Committee be necessa of the pers

(3) An By-laws of

2. Unt shall perfo

3. No. new buildi building. shall have for the pr the City E obtained h building, with the 1 volve a v the City r

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person which ie use person which s, after of the same, or to remove the same, within a reasonable time, in that behalf, under the direction of the Mayor. Police Magistrate or Chairman of Number Three Committee, to employ such aid and assistance as may be necessary, and to remove the same at the expense of the person in default.

(3) And generally to enforce the provisions of the To enforce pro-By-laws of the City in force for preventing fires.

laws for preventing fires.

2. Until otherwise provided, the City Engineer City Engineer to be Inspector of Buildings.

1. Control of Inspector of Buildings. shall perform the duties of Inspector of Buildings.

ERECTION, ETC., OF BUILDINGS.

3. No person shall commence the erection of any Erection, alteranew building, or the repair or alteration of any old of buildings. building, in the City of London, unless and until he shall have first submitted the plans or description for the proposed buildings, alterations or repairs to the City Engineer for his inspection, and shall have obtained his written certificate that the said proposed building, alterations or repairs are in compliance with the provisions of this By-Law and will not involve a violation of any By-Law or regulation of the City relating to the prevention of fires.

4. No person shall erect within the fire limits a Wooden buildings not to be wooden building, or any addition to a wooden build-free limits. ing; or erect or place within the fire limits any building other than with main walls of brick, iron or stone, and roofing of incombustible material or shingles

laid in mortar.

5. The Inspector of Buildings may, under the Buildings erectdirection of the Mayor, Police Magistrate, or Chair-By-law may be removed. man of Number Three Committee, pull down or remove, at the expense of the owner thereof, any building or erection which may be constructed or placed in contravention of this By-Law.

6. Every person who constructs or erects any Party walls. building within the City, shall make the party walls, if of brick, not less than one foot thick in the clear, and if of stone, not less than sixteen inches thick in

the clear; and shall arrange the joists so as to prevent their communicating fire through the wall, by so placing them that the joist holes shall not extend more than half way through the wall or correspond with, but be at least four inches in the clear from the joists in the other half of the wall, and shall continue the wall above the roof to the height of not less than eighteen inches of the same materials and thickness, and terminate it with a proper coping.

Scuttles in roots

7. The owner, and in case of his default the occupant, of every building within the City more than one story in height, shall make or cause to be made a scuttle through the roof of such building, and a convenient stairway leading to the same; or shall have appended to such building a good and sufficient ladder of sufficient length to reach the roof, and a good and sufficient ladder of sufficient length to reach the top of the chimney thereof.

Mode of constructing chimneys and flues.

8. Every chimney or flue built or constructed within the City shall be built of brick, stone, or other incombustible material, and the walls thereof shall be not less than five inches in thickness exclusive of plastering, and shall be well and sufficiently plastered, and every such chimney shall rise at least three feet above the ridge of the house or building in which the same shall be; and every such chimney or flue, if built in circular form, shall be not less than twelve inches in diameter, and if of oval form, not less than nine inches by sixteen inches; and every such chimney or flue shall be so constructed as to admit of its being scraped, brushed or cleansed.

Chimneys and flues to be constructed as in section 8. 9. No person shall build or construct within the City any chimney or flue otherwise than in accordance with the provisions of the next preceding section of this By-law; and no person shall use within the City any chimney or flue constructed or built otherwise than in accordance with such provisions.

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11. The within the stone, brid all cases we work of a ed from semetal or of from stove shall be risafety supshall withis not put this section.

to remain with a s material.

13. The charge of any room have, place

10. No person shall within the City construct or Use of danger-use any chimney, flue, fire-place, stove, oven, boiler, or etc., forbidden other apparatus or thing, which may be dangerous in causing or promoting fire; and it shall be the duty of the owner or person using the same, or occupying the house, room, building, or place in which the same is or are contained, after receiving notice in writing from the Inspector of Buildings, under the authority of the Mayor, Police Magistrate or Chairman of Number Three Committee, that the same is or are dangerous as aforesaid, forthwith to discontinue using the same, and if required so to do by the said And same to be Inspector within a reasonable time thereafter to tor of Buildings.

11. The pipe of every stove, chimney or fire-place Stove pipes, etc. within the City shall be conducted into a chimney of stone, brick, or other incombustible material and in all cases where a stove-pipe passes through the woodwork of a building within the City it shall be separated from such wood-work at least three inches by metal or other incombustible material, and all pipes from stoves or fire-places over fifteen feet in length shall be riveted at each joint, and when necessary for safety supported and stayed by wires, and no person shall within the City use any pipe or stove-pipe which is not put up in accordance with the provisions of this section.

12. No occupant or other person in possession or Unused stove-charge of any house or building within the City shall closed, etc. permit any stove-pipe hole in the chimney of such house or building while the same is not in actual use to remain open, but shall cause the same to be closed with a stopper of metal or other incombustible material.

13. The occupant or other person in possession or Hearths or pans charge of any house or building within the City, or of der stoves, etc. any room or place therein where a stove is used, shall have, place and keep under such stove a hearth or

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pan of brick or metal or other incombustible material. and the bottom of such stove shall not be less than eight inches from such hearth or pan, and the sides or ends thereof not less than eighteen inches from any wooden partition, and the pipes of such stove shall not be placed within twelve inches of the ceiling Placing and put or of any wooden partition, and where any such stove ting up of stove is used to heat more than one room or place, by being built into any wall or partition, the space around it on the top and sides to the distance of at least nine

Setting fire to stumps, etc.

14. No person shall set on fire or burn in the open air within the city, stumps, wood, logs, trees, brush, straw, shavings or refuse, without some person being in charge of the fire to prevent its spreading or doing damage.

inches shall be filled up with bricks and mortar, stone.

sheet iron, or other incombustible material.

Kindling fires in streets, etc., pro

Exceptions.

15. No person shall make or kindle a fire, or furnish materials for a fire to be made or kindled in any street, alley or vacant place within the city, provided always that this section shall not apply to fires made by tinsmiths, plumbers and other mechanics in pursuing a business which requires the use of a fire made for boiling tar, pitch, or oil to be used in the construction or repair of a building or vessel, but all such fires shall be made in some crate or vessel so that the same shall not emit sparks or otherwise endanger the surrounding property.

Keeping of ashes.

16. No person shall within the City place, keep or deposit ashes in wooden receptacles, or within twenty-five feet of a house or building, unless the same are contained in some safe depository constructed of brick, stone or other incombustible material.

Carrying fire, etc., through streets.

17. No person shall carry fire or live coals in or through any street, alley or lot within the City, unless the same are placed in a covered metal pan or vessel.

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s in or unless vessel. 18. No person shall use a lighted candle or lamp Using lighted in any stable, building, or place within the City, where stables, etc.,prohay, straw, hemp, cotton, flax, rushes, gunpowder, or other combustible materials shall be stored or kept or may be, unless the same is well secured in a lantern.

19. No person shall smoke or have in his pos-Smoking in session any lighted cigar or pipe in any stable, car-hibited penter or cabinet-makers' workshop, or other shop, building, or place within the City, where straw, shavings or other combustible material may be.

20. No person shall use or occupy within the Manufacture of City any building or place for the manufacture of forbidden. City any building or place for the manufacture of forbidden. turpentine, refined petroleum oil or kerosene, paraffine, benzine, camphene, fireworks, or other dangerous or easily inflammable or explosive substances, or for the storage of fireworks of any description whatever.

21. No person shall have, put or keep hay, straw, Stacking of hay. cotton, hemp, or wood shavings in stack or pile within the City without securely inclosing the same, so as to protect them from flying sparks.

22. No person shall burn or place in any stove, Burning refined grate or furnace, or use in lighting or kindling fires prohibited. in any dwelling-house, shop or other building within the City, refined petroleum oil, kerosene, gasoline, benzine, naptha, or other highly explosive or inflammable substances; provided always that nothing herein Exceptions. contained shall prevent the use of tar burners or of stoves specially constructed for consuming oil.

23. No person shall have or keep a lumber yard Fencing of lumwithin the city whereat the buying or selling of lumber ber yards. or timber is carried on, or whereat lumber or timber is stored, unless such yard shall be enclosed with a good and substantial fence, at least six feet in height.

24. Any member of the Police Force, upon the Inspector of Written authority of the Mayor, Police Magistrate or May examine

THE CHARLES THE COURT

premises to see Chairman of Number Three Committee, and the By laws are ob- Inspector of Buildings may, at any time between the hours of nine o'clock in the forenoon and six o'clock in the afternoon, enter into and upon any house. building or place within the city for the purpose of examining the same, in order that he may ascertain whether the provisions of the By-laws of the City for preventing fires are observed, and no person shall obstruct the said Inspector or any member of the structed or hindered in sodoing. Police Force in making such examination, or refuse him, or prevent him having access to such house, building or place for the purpose aforesaid.

FIRE LIMITS.

Fire limits.

Not to be ob-

25. All those portions of the City, which are included within the following boundaries, shall constitute and be known as the fire limits, that is to say:

First. Commencing where the westerly limit of Wellington Street intersects the northerly limit of Bathurst Street; thence westerly, following the notherly limit of Bathurst Street to the easterly limit of Ridout Street; thence northerly, following the easterly limit of Ridout Street to the southerly limit of Dundas Street; thence westerly, following the southerly limit of Dundas Street to the River Thames: thence northerly, following the easterly limit of the north branch of the River Thames to where the southerly limit of John Street intersects the River Thames; thence easterly along the southerly limit of John Street to the westerly limit of Richmond Street; thence southerly following the westerly limit of Richmond Street to the southerly limit of Lichfield Street; thence easterly, crossing Richmond Street and from thence following the southerly limit of Central Avenue to the westerly limit of Waterloo Street; thence southerly, following the westerly limit of Waterloo Street to the northerly limit of York Street; thence westerly, following the northerly limit of York Street to the wes southerly, Street to t

Second Waterloo Central A westerly li limit of Ox southerly of Welling easterly lin limit of G the southe limit of T the easter limit of O northerly of George westerly l of Ann St ly limit of mond Stre limit of B Central 4 northerly

beginning Third. Waterloo Central A limit of Adelaide : ly limit of York Str limit of Y Street; tl

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hence Street to the westerly limit of Wellington Street; thence southerly, following the westerly limit of Wellington Street to the place of beginning.

Second. Commencing where the westerly limit of Fire limits. Waterloo Street intersects the northerly limit of Central Avenue; thence northerly, following the westerly limit of Waterloo Street to the southerly limit of Oxford Street; thence westerly, following the southerly limit of Oxford Street to the easterly limit of Wellington Street; thence northerly, following the easterly limit of Wellington Street to the southerly limit of Grosvenor Street; thence westerly, following the southerly limit of Grosvenor Street to the easterly limit of Talbot Street; thence southerly, following the easterly limit of Talbot Street to the northerly limit of Oxford Street; thence easterly, following the northerly limit of Oxford Street to the westerly limit of George Street; thence southerly, following the westerly limit of George Street to the northerly limit of Ann Street; thence easterly, following the northerly limit of Ann Street to the easterly limit of Richmond Street; thence southerly, following the easterly limit of Richmond Street to the northerly limit of Central Avenue; thence easterly, following the northerly limit of Central Avenue to the place of beginning.

Third. Commencing where the easterly limit of Fire limits. Waterloo Street intersects the southerly limit of Central Avenue; thence easterly, along the southerly limit of Central Avenue to the westerly limit of Adelaide Street; thence southerly, along the westerly limit of Adelaide Street to the northerly limit of York Street; thence westerly, along the northerly limit of York Street to the easterly limit of Waterloo Street; thence northerly, along the easterly limit of Waterloo Street; thence northerly, along the easterly limit of

Waterloo Street to the place of beginning.

Fourth. Commencing at the east side of Adelaide Fire limits. Street, on Dundas Street, including the north and

south sides, extending easterly to Egerton Street and running northerly and southerly from Dundas Street to the distance of one hundred and thirty feet.

STORAGE, ETC., OF GUNPOWDER AND OTHER INFLAMMABLE SUBSTANCES.

Transporting of gunpowder.

to be carried or transported, or assist in carrying or transporting, gunpowder or other combustible or dangerous material through the City, or from one place to another therein, unless the same shall be contained in casks, secured by good canvas tow-cloth, leather bags or metal-covered boxes or chests.

Storage of gunpowder.

- 27. No person shall have, keep or store any quantity of gunpowder exceeding six and one-quarter pounds in weight (except as hereinafter provided) in any building or place within the limits of the City of London, and all such gunpowder not exceeding six and one-quarter pounds in weight shall be separated and kept in stone jars or canisters.

Merchants to keep powder upon receiving written permission of Police Commissioners.

28. It shall be lawful for any merchant or person having a store or fixed place of business within the City, upon written permission being granted to him by the Police Commissioners of the City, to keep for sale at his said store or place of business any quantity not exceeding thirty-two pounds of gunpowder, provided that the same be kept in metal canisters containing not more than six and one-quarter pounds each, and provided that such canisters (except during business hours) shall be deposited in an iron box marked "Powder" in plain letters; the form and construction of such box to be approved of by the City Engineer; and provided such box, with all of the said powder securely enclosed therein (except during business hours as aforesaid), shall be placed as near the front entrance of the store or building of the person holding such permit as possible, and where the same can be conveniently removed in case of fire.

29. No sale within

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31. No his possess glycerine glycerine v from the M cil shall at limit the q ence exclu of the City

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re any quarter (ded) in City of ing sixparated

person hin the to him eep for uantity er, prors conpounds during on box m and by the r all of except placed ding of

where of fire.

29. No gunpowder shall be sold or exhibited for Powder not to be sold at night. sale within the City of London except by daylight.

30. No person shall keep within the City of Lon-Naphtha, etc., notto be kept in don, naphtha, benzine, gasoline, turpentine, benzole or greater quantity other like inflammable goods to an amount exceeding except by permission. one barrel except in such place or places as shall be designated by the Chief of the Fire Department, the City Engineer and Chairman of Committee Number Three of the Municipal Council of the City.

31. No person shall bring into, keep or have in Dynamite and his possession within the City any dynamite, nitro-top keep only upon permission of the Council. glycerine without the permission first had and obtained from the Municipal Council of the City, which Council shall at the time of the granting of the permission, limit the quantity so to be kept and stored with reference exclusively to the accomodation of the local trade

32. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offense, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal, of the County of Middlesex, with or without hard labor, for any period not exceeding twentyone days, unless the said penalty and costs be sooner paid.

of the City and the safety of the public.

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BY-LAW No. 757.

Relating to the Public Market.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London:

THE PUBLIC MARKET.

Limits of Covent Garden Market.

1. The Market House, now established and known as the Covent Garden Market, the Market Bazaar, the Fish Market, and the Market Square, including all the land bounded on the west by Talbot street, on the south by King street, on the east by Temple Street and the rear of the City Hall, and on the north by the stores fronting on the Market Square, shall continue to be the Market House and Market Place of the City.

Market days.

Hours of opening and closing.

2. Every day in the year, except Christmas Day, New Year's Day, Good Friday and Sundays, shall be a market day.

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3. The Market House shall be opened every market day by the Clerk of the Market at seven o'clock in the morning, and be shut at four o'clock every afternoon, except on Saturday, when it shall be kept open till ten o'clock in the evening.

REGULATIONS AS TO HIDES, TALLOW, ETC.

Hide, etc., not to be left on market.

4. No person shall bring into or leave on or about the Market House or Market Place, or any of the buildings thereon, any hides, offal, or any refuse or animal or vegetable matter that may occasion nuisance, and no butcher or other person shall keep any dog in or about the same; provided always that nothing in this section mentioned shall prevent the bringing of hides to the office of the Hide Inspector for the purpose of inspection.

Except for inspection,

5. No the Mark London, a in or abou or tallow in the for following August, o forenoon lowing da

6. No City, for tany calf, been less

7. No within the poultry, for other pose, to articles of the City, unwholes poultry of the proper crops and

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5. No person shall bring into or leave on or about When bones the Market House or Market Place in the City of or tallow per-brought on the London, as defined by section one of this By-law, or market. in or about any of the buildings thereon, any bones or tallow between the hour of half past eight o'clock in the forenoon and the opening of the Market on the following day during the months of June, July and August, or between the hour of nine o'clock in the forenoon and the opening of the Market on the following day during the other months of the year.

UNWHOLESOME FOOD.

6. No person shall sell or offer for sale, within the Meat of calf City, for the purpose of the same being used as food, weeks old not to any calf, or the meat of any calf, which shall have been less than three weeks old at the time it was killed.

7. No person shall bring to, or expose for sale Tainted or unwholesome within the City, any tainted or unwholesome meat, meat, etc., not to be offered for poultry, fish, or other articles of food; and it shall be sale. the duty of the Health Inspector and Market Clerk, or other person appointed by the Council for that purpose, to inspect all meat, poultry, fish, and other articles of food brought to or exposed for sale within the City, and if any such articles be found tainted or unwholesome, to seize and destroy the same, and all poultry offered for sale upon the Public Market shall Poultry to be dressed. be properly dressed or cleaned and have their heads, crops and entrails removed therefrom.

REGULATIONS AS TO BUTCHERS.

8. No person shall sell fresh meat in the Market Fresh meat to be sold on Place in less quantity than by the quarter; but this market by the quarter only. section shall not apply to sales in the Market House.

SALE OF FISH.

9. All fish exposed for sale in the Market Place in where fish may be offered for wagons or other vehicles, or in any other manner sale. (except such as shall be exposed for sale in the Fish Market), shall be so exposed for sale at the rear of the Fish Market.

SALE OF TRINKETS.

Sales of jewelry, etc., where allowed.

10. The sale of jewelry, clothing, trinkets, glass. ware, tinware, patent or other medicines, and crock. ery, shall not be permitted to take place in or upon the Market House or Square, except in stalls provided by the Council, and rented for that purpose.

SALE OF AGRICULTURAL IMPLEMENTS.

When agricultural implements may be exhibited for sale.

11. Agricultural implements and manufactured goods not being farm or dairy produce, shall not be brought to or kept in or upon the Market House or Place for exhibition or sale until after the hour of one o'clock in the afternoon; and shall in all cases be removed therefrom before six o'clock in the afternoon of the day on which the same are brought there, without special permission from the Council.

SALES BY AUCTION.

Time when auction sales permissable.

12. Sales by auction, or otherwise by a duly licensed auctioneer, of goods and chattels, may be held on the Market Square; but no person shall sell, or expose for sale, any goods or chattels by auction there before the hour of eleven o'clock in the forenoon, or after that hour when in the judgment of the Clerk of the Market the sale thereof will interfere with the ordinary business of the Market, and all such sales shall be under the supervision of the Clerk of the Market, and shall be held in such part of the Market Place as the Clerk of the Market may direct; provided always that sales under distress warrants for rent, taxes, or otherwise, may take place at any time, but only in such part of the Market Place as the Clerk of the Market may from time to time, under the directions of Number Three Committee, set apart for that purpose.

Subject to direction of Market Clerk.

Exception as to sales under distress.

REGULATIONS RESPECTING USE OF MARKET.

Machinery not to be propelled on market.

13. No person shall set up, exhibit or offer for by steam power sale in the Market Place any steam engine, boiler, or other machine propelled by steam which shall be actually r person sh any such

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actually running by means of steam power, and no person shall cause steam to be made or generated in any such boiler or otherwise in the Market Place.

14. No person shall play at cards, or with dice, or Games of chance any game of hazard or chance, with cards, dice or otherwise, or sell or offer for sale by lots, cards, tickets, or any mode of chance whatsoever, any goods, chattels or other things in the Market House or Place.

15. Persons shall not assemble or congregate to-Obstruction gether on the sidewalks in the Market Place so as to prohibited. prevent or obstruct citizens and others from passing or repassing.

16. No person shall halt his horses or vehicles Use of passage upon any road or passage way in the Market Place, ways not to be upon any road or passage way in the Market Place, interfered with or permit them to stand or be thereon so as to interfere with the use of such road or passage way for the purposes of the Market.

17. No person shall drive any vehicle, horse or Driving faster other animal over the Market Pace or any part thereof prohibited. at a faster rate than a walk.

18. Produce or goods of any kind shall not be Produce except unloaded on the Market Place or be permitted to be unloaded on placed or remain there except in the vehicles or other receptacles in which the same shall be exposed for sale, in accordance with the By-laws of the City and the regulations governing the Market House or Place, excepting fruit, which may be sold in season, under the supervision of the Market Clerk.

19. The Clerk of the Market may, when the public bags or boxes by convenience will be served by so doing, and the use bags or boxes to be put on the ground immediately in the rear of the vehicle in which the article to be sold is exposed for sale; the Clerk of the Market may also Exception as to permit Market Gardeners to sell under the roof of the market Bazaar, and to have movable tables or vehicles under roof of the sunder roof of the there to sell their goods from, and in that case they shall not be required to keep a vehicle to sell from, but

THE CHARLES AND ADDRESS OF THE PERSON OF THE

they shall not use any portion of the sidewalk; the tables or vehicles shall be of such size and description as the Clerk of the Market may (subject to the control of Number Three Committee) direct.

Market not to be used as certain hours.

20. No person shall between the hours of nine thoroughfare at o'clock in the forenoon and one o'clock in the afternoon drive any vehicle drawn by animal or other power through or across the Market Place for the purpose only of going from one place in the City to another therein.

Verandah of Market House or Bazaar, not to be used for tieing horses,

21. No person shall tie his horse or other animal to the Market Bazaar or to the verandah on the west side of the Covent Garden Market House, or to any part thereof, or permit his horse or other animal or vehicle to stand on the west side of the Market Bazaar. or on the west side of the Covent Garden Market adjacent to the verandah there; and no person except a lessee of a stall in the Market Bazaar or basement of the Covent Garden Market House, shall tie his horse or other animal to the verandah on the east side of the Covent Garden Market House, or to any part thereof.

HUCKSTERS.

Hucksters not to purchase certain articles in the market or on the streets.

22. No huckster or runner shall purchase in the Market Place of the City of London, or upon the streets of the said City, any fruits, roots, vegetables, poultry or dairy products, eggs or any other articles required for family use and such as are usually sold in the market.

Huckstersas agents for others not to purchase certain articles on mar et or streets.

23. No huckster shall, as the agent for or on behalf of any other person or persons, purchase in the Market Place of the said City of London, or upon the streets of the said City, any fruits, roots, vegetables, poultry or dairy products, eggs or other articles required for family use and such as are generally sold in the Market.

24. Hu be kept in City of Lor

25. Anj Place anyt including h by such pe his wagon the Clerk (duty shall Clerk of th may enforc visions of th given by th

26. But Market Pla by hand sh platform ac as provide brought to or out of t same shall sold on the some multi

27. No 1 able upon vegetables. lumber, lat wool, horse cheese or fa sale at the respect of the said ar at such Pu alk; the scription ' control

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24. Hucksters' stands shall not be permitted to Hucksters' stands in market be kept in any part of the Market Place in the said prohibited. City of London.

LOCATION OF VEHICLES.

25. Any person bringing into or upon the Market Vehicles to be Place anything for sale in any wagon or other vehicle, Market Clerk directs. including baskets or other receptacle carried or borne by such person, shall, before offering it for sale, place his wagon or other vehicle in such place and order as the Clerk of the Market or the Police Constable on duty shall direct, and in case of refusal so to do, the Clerk of the Market or the Police Constable on duty may enforce its removal; but in carrying out the provisions of this section no preference whatever shall be given by the Clerk of the Market or Police Constable.

SALE OF BUTTER AND EGGS.

26. Butter, eggs and other articles brought to the Where articles Market Place for sale in baskets or other receptacles haskets to be exhibited. by hand shall be exposed for sale on the verandah or platform adjoining the Covent Garden Market; except as provided in Section 19, all articles otherwise brought to the Market Place for sale shall be sold from or out of the wagon or other vehicle in which the same shall be brought to the Market, and all butter sold on the Market shall be sold by the pound or some multiple or part thereof.

FEES.

27. No fees or duties shall be charged or charge-Fees not chargeable upon or in respect of the sale of grain, meat, vegetables, fish, hay, straw, fodder, or other feed, lumber, laths, shingles, cordwood or other firewood, wool, horses, cattle or other animals, dressed hogs, cheese or farm produce of any description, exposed for sale at the Public Market of the City, or upon or in respect of any vehicle, vessel or thing in which any of the said articles is or are exposed for sale or marketed at such Public Market; provided always that nothing

herein contained shall prevent the stalls in the Covent Garden Market, the Market Bazaar and the Fish Market, or any other Market building, or any portion of the Market Square, being rented as to the Council may seem best.

WEIGHING CLERK.

Security to be given by Weighing Clerk.

28. The person to whom the Market Weigh Scales shall be let shall be the Market Weighing Clerk, who shall give security to the Corporation, for the payment of the sum at which the fees thereof shall be let, in such proportions and at such periods as may be directed, and for the general performance of the duties of Weighing Clerk, as the Council may from time to time direct; and, if any such Clerk shall commit a breach of the provisions of this By-law, or misbehave himself in his office, he shall not only be liable to be fined for such offence but, on conviction thereof, shall forfeit his said office, and the Corporation may, thereafter, resell the said Weighing Fees for the remainder of the then current year; and the Clerk of the Weigh Scales, established at the public weigh house in Ward Number Five of the City, shall be governed by the provisions of this and all other sections of this Bylaw relating to weighing upon public scales in like manner as the Weighing Clerk of the Market Weigh Scales is governed thereby.

If fined for breach of Bylaw his office to be forfeited.

Weighing Clerk in Ward No. 5 to be governed by provisions of this Ey-law.

Duties of Weighing Clerk—office hours.

To weigh articles offered to be weighed.

Particulars of things weighed to be kept in a book. 29. It shall be the duty of the Weighing Clerk:

(1) To attend at the Weighing House on every market day from the hour of seven o'clock in the forenoon until five o'clock in the afternoon.

(2) To weigh all articles or things brought to the Weighing House, to be weighed on payment of the fees therefor.

(3) To keep a book, to be furnished to him for that purpose, by Number Three Committee, in which he shall enter and keep an account of all articles or things weighed, the owners' names, the weight of the article or the numb lars as the direct.

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31. The For weigh weighing exposed (2) cents thousand pounds, other the for weigh one (1) ocents.

32. Ting Clerk services or, if the of to be advance.

33. If the weight City; a Licenses within the vehicle person consideration continues.

him for which icles or of the article or thing weighed, showing gross and net and the number, when practicable, and such other particulars as the said Committee shall from time to time direct.

(4) To give to each person for whom any article or To give ticket of same to parties thing is weighed a ticket containing all the particulars having articles which are required to be entered in the said book.

30. The Weighing Clerk shall be responsible for To be responsible and make good any loss or injury occasioned by his loss, etc. misconduct.

WEIGH-HOUSE FEES.

31. The following fees shall be paid for weighing: Fees. For weighing a load of hay, fifteen (15) cents; for weighing slaughtered meat, grain or other articles exposed for sale, under one hundred pounds, two (2) cents; over one hundred pounds and up to one thousand pounds, five (5) cents; over one thousand pounds, ten (10) cents; for weighing live animals other than sheep or pigs, per head, three (3) cents; for weighing sheep or pigs, if more than five, per head, one (1) cent; if less than five, for the lot, four (4) cents.

32. The foregoing fees shall be paid to the Weigh-Fees payable to ing Clerk immediately after the performance of the services in respect of which the same shall be payable; or, if the Weighing Clerk shall require payment thereof to be made in advance, the same shall be paid in advance.

WEIGHING OF COAL.

33. No fees shall be payable for or in respect of coal to be weighed without the weighing of coal for the use of any resident of the fee.

City; and it shall be lawful for the inspector of License Inspector may Licenses for the City at any time, and at any place have coal within the City of London to take possession of any vehicle that is laden with coal for delivery to any person or persons in the said City, and to cause the said coal to be weighed upon the City Weigh Scales,

or any other scales available, and he shall take and keep the certificate of the weight thereof and report the names of the parties delivering the same and the weight thereof to the City Council.

Penalty for resisting License _ 34.

34. Any person who resists or interferes with the Inspector in the performance of the duties imposed upon him in the last preceding section shall be liable, upon conviction, to a fine not exceeding fifty dollars, which shall be levied in case of nonpayment in like manner as is prescribed in section number 50 of this By-law.

MARKET CLERK.

Duties of Market Clerk.

Inspector in weighing coal.

35. A Clerk of the Market shall be appointed, whose duty it shall be to take charge of the Covent Garden Market and of the Market Place, and all the buildings thereon, and the Public Market Grounds, and to see that the By-laws of the City relating to and for the government of the said Market House, Place, Buildings and Grounds, and persons frequenting the same, are observed, and he shall also perform such other duties as shall be assigned to him by the Council or Number Three Committee.

To keep market place clean. 36. The Clerk of the Market shall see that the

Market House and Place are kept clean.

Security to be given by Market Clerk.

37. The Clerk of the Market shall give security to the Corporation for the general performance of the duties of his office, and the accounting for and paying over of all moneys belonging to the Corporation which shall come to his hands, as the Council may from time to time direct, and if he shall commit a breach of the provisions of the By-laws of the City relating to the Public Market, or misbehave himself in his office, he shall not only be liable to be fined for such offence, but on conviction thereof shall also forfeit his said office.

Powers of Market Clerk 38. The Clerk of the Market shall have authority th preserve order within the Market Place and subject to the provisions of this By-law, and to the direction of Number Three Committee, shall have power to

regulate Place or able the danger tenable the readily a

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regulate all persons and vehicles coming to the Market Place or being thereon, so as to serve as far as practicable the public convenience, to prevent crowding and danger to pedestrians and others, and generally to enable the business of the Market to be conducted as readily and conveniently as may be practicable.

WEIGHTS AND MEASURES.

39. Every person selling within the City butchers' Butchers and meat or other articles by weight, count or measure-vide themselves ment, shall provide himself with scales and weights and measures, according to the lawful standard, and no person shall sell by less weight or measure than such standard, and light weight or short count or short measurement in anything marketed is hereby prohibited.

REGULATIONS FOR RENTAL AND USE OF SHOPS AND STALLS IN MARKET.

- 40. The stalls in the Covent Garden Market, and Stalls to be in the Fish Market, and the stalls or shops in the Committee. Market Bazaar, shall be rented for such period, at such rent, and under such conditions as the Council or Number Three Committee may direct.
- 41. The lessees or tenants of Market stalls, or Lessees not to stalls or shops in the Market Bazaar, shall not sub-let them or assign their leases, or permit any other person to use or occupy their stalls or shops without the consent, in writing, of the Chairman of Number Three Committee, and every such act shall, at the option of the Chairman of Number Three Committee, be a forfeiture of the lease and of the interest of the lessee therein and of his right to the stall or shop.
- 42. The lessees or tenants of Market stalls, or Lessees to keep stalls or shops in the Market Bazaar, shall keep them and pay rent to in a clean and sweet state to the satisfaction of the Treasurer.

 Clerk of the Market, and they shall respectively pay to the City Treasurer the rental for their said stalls

or shops, according to the conditions of their several leases, and it shall be the duty of the City Treasurer to receive the same.

Lessees not to place tables, etc., so as to interfere with passage-way.

43. The lessees or tenants of stalls in the Covent Garden Market shall not place tables, blocks, or any other thing outside their stalls except in front, and not more than six feet from the front wall thereof, or so as to interfere with traffic; and the lessees, tenants or occupants of stalls numbers five and fourteen shall not be allowed more than eighteen inches on the north side of their stalls; the lessee, tenant or occupant of stall number five shall not obstruct the passage-way to or from the sink, or do anything to prevent the same being used by the other lessees or tenants; the lessees or tenants of stalls numbers six and thirteen shall not be allowed more than eighteen inches on the south side of their said stalls.

Lessees of Bazaar not to use more than eighteen inches of the sidewalk. 44. The lessees or tenants of stalls or shops in the Market Bazaar shall not be allowed to use for the purposes of their business more than eighteen inches of the sidewalk in front of their stalls or shops, and shall not place anything upon the sidewalk or in front of their stalls or shops above the sidewalk beyond that distance from the front of their stalls or shops.

Lessees of Basement not te use the space between the stalls.

45. The lessees or tenants of the Basement of the Covent Garden Market shall not be entitled to use any of the space between the stalls of the same, except that they shall be allowed the use of that part of the table opposite their stalls as far as the centre line of the table.

Lessees of Fish Market allowed five feet of sidewalk. 46. The lessees or tenants of the stalls in the Fish Market shall not be entitled to use more than five feet of the Market Place immediately in rear of their stalls.

When lessee may forfeit his lease. 47. If the lessee or tenant of a Market stall or shop in the Market Bazaar neglects to pay his rent therefor, or commits a breach of any of the provisions

of his leas may at the the stall of

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stall or nis rent visions of his lease or of the By-laws of the City, his lease may at the option of the Corporation be forfeited, and the stall or shop re-let.

48. Butchers' meat, distrained for arrears of rent Butchers' meat of a Market stall, may be sold (unless such arrears sold after six be sooner paid) after six hours' notice has been given by posting in three conspicuous places in the Covent Garden Market printed or written notices specifying the meat to be sold, the cause of seizure, and the time and place of sale.

49. All By-laws of the City relative to the Public By-laws inconsistent with this Market, inconsistent with the provisions of this By-By-law repealed.

law, are hereby repealed.

50. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of tifty dollars for each offense, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

FORM OF LEASE OF STALL IN MARKET HOUSE.

This is to Certify that I have rented from the Corporation of the City of London, stall number——in the Basement of the Covent Garden Market House, as a monthly tenant, and my tenancy commenced on the ——day of A. D., 189—at the monthly rent of ——payable monthly in advance, determinable at the will of the Corporation. My tenancy is subject to the condition that the said stall shall not be used for the sale or

storage of tallow, fish, hides, skins, or any offensive articles or things, but only for the sale of butter, eggs, vegetables, lard, and such other articles as the Council of the said Corporation shall from time to time deem proper to be sold therein. My tenancy is also subject to the provisions of Sections 41, 42, 43, 45, 47, 48 and 50 of By-law No. 757 of the City of London, passed on the 9th day of January, A. D. 1893, and shall be subject to such other By-laws as shall or may be from time to time passed by the Council of the said Corporation for the regulation of said stalls.

It is hereby expressly declared that the passage-way in the said Basement shall not, nor shall any part thereof, be used by the lessee, his executors, administrators or assigns, for the storage of any articles or things whatsoever, nor shall the said lessee have any right to any part of the said Basement, except the said stall, and free ingress, egress and regress thereto and therefrom, in, over, and upon the said passage-way.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this day of , A. D. 189

Witness:

FORM OF LEASE OF STALL IN BAZAAR.

This is to Certify that I
have rented from the Corporation of the City of London, stall number in the Market Bazaar, as a monthly tenant, and my tenancy commenced on the day of A. D. 189 at the monthly rent of payable monthly in advance, determinable at the will of the Corporation. My tenancy is subject to the condition that the said stall shall not be used for the sale or storage of tallow, fish, fresh meat, hides, skins, or any offensive articles or things, but only for the sale of such articles as the Council of the said Corporation shall from time to time deem proper to

be sold the provisions No. 757 of Januar other By-l of the said stalls.

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of Loncaar, as a lon the thly rent inable at subject be used at, hides, only for the said roper to be sold therein. This lease is also subject to the provisions of Sections 41, 42, 43, 47 and 50 of By-law No. 757 of the City of London, passed on the 9th day of January, A. D. 1893, and shall be subject to such other By-laws as shall or may be passed by the Council of the said Corporation for the regulation of the said stalls.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this day of , A. D. 189

Witness:

BY-LAW No. 758.

Relating to the Fire Department.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

CONSTITUTION OF DEPARTMENT.

Department to consist of Chief, Firemen, etc.

1. The Fire Department of the said City shall consist of the Chief of the Department, Foreman of Department, Station Foremen, Electrician and fourteen other Firemen, or such numbers of Firemen as Number Three Committee, with the approval of the Council, may from time to time determine. Said Firemen and Officers shall be provided with proper badges, fire hats, and waterproof clothing, to be worn while on duty at the expense of said Corporation.

To be supplied with badges,

Appointment of Station Foremen

2. The Foreman of Department, Station Foremen. etc., to be made Electrician and Drivers shall be appointed by the Chief of the Department, subject to the approval of Number Three Committe. Whenever such appointments are to be made, the principle of promotion is to obtain, providing those in the line of promotion are capable (in the opinion of the Chief of the Department) of efficiently fulfilling one duties of the office; otherwise, parties not members of the Fire Department may be selected by the Chief of the Department.

Members to be enrolled in register.

3. All the members of the Fire Department shall be enrolled by the Chief of the Department in a register to be kept by him for that purpose, which shall be in the following form:

REGISTER OF FIREMEN.

Agreement to be signed by

We, whose names are subscribed hereto, agree severally to serve the Corporation of the City of London, C the said C and obev the Fire laws. Rule of the touching o and for st from time certificate severally writing to tion to ter

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London, Ontario, as Firemen during the pleasure of members of the said Council, and we severally agree to observe and obey the commands and orders of the Officers of the Fire Department and faithfully observe all Bylaws, Rules and Regulations of the Municipal Council of the Corporation of the City of London, touching or concerning our duties as such Firemen, and for such remuneration as the said Council may from time to time determine, payable only on the certificate of the Chief of the Department; and we Notice of severally agree to give one month's previous notice in be given. writing to the Chief of the Department of our intention to terminate this engagement.

APPOINTMENT OF FIREMEN.

4. The said Firemen shall be appointed by Number To be recom-Three Committee on the recommendation in writing of Committee. the Chief of the Department, subject to the approval of the City Council.

5. The Chief of the Department shall be appointed Chief appointed by the City Council, on the report of Number Three Committee.

APPARATUS.

6. The apparatus of the Fire Department shall Apparatus to consist of Steam, Chemical or other Fire Engines, engines, ladders, Hoob and Ladder Wagons and Trucks, Hose Carriages or Wagons, Hose, Horses and Harness, Fire Alarm Telegraph, and any other necessary apparatus or appliances in such numbers, and at such localities as from time to time shall be deemed requisite by Number Three Committee.

7. Committee Number Three shall have power, Committee No. having first obtained the authority of the City Council of Council, to so to do, to purchase all necessary apparatus and apparatus. appliances, and also a sufficient number of horses for the service of the Fire Department, and provide necessary harness, stables, keep and accommodation

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City shall breman of and fourof Fireapproval etermine, ded with othing, to of said

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o, agree City of for the same, and may also hire horses or apparatus for the purposes of the Department when said Committee deem such hiring necessary.

OUALIFICATION FOR APPOINTMENT.

Firemen to be at years of age and of good character.

8. No person shall be appointed a Fireman unless he is of the full age of twenty-one years. He must be of good moral character and able to read, write. and speak understandingly the English language. He must also produce a certificate from a physician in good standing that he is physically sound and able to perform the duties of a Fireman.

POWERS AND DUTIES OF CHIEF.

To have control of members and apparatus.

9. The Chief of the Department shall have full command and control of all the members of the Fire Department, as well as of all apparatus, horses, hose or other appliances necessary at all fires, or whenever the said members, or apparatus, or any of them shall be performing any duty required of them under the provisions of this or any other By-law, and the Chief of the Department shall have power, subject to approval by Number Three Committee, to make from time to time such rules and regulations for the government and guidance of the Fire Department as are not provided for in this By-law.

To make rules tor guidance of Department.

Firemen to obey the Chief.

10. The Firemen appointed and enrolled under this or other By-laws, shall, so long as they continue in the service of the Corporation, obey all the lawful commands of the Chief of the Department, Foreman or other Officer in charge.

Persons near a fire to assist at

11. All persons at or near any fire shall, at the request of Chief, request of the Chief of the Department, Foreman or other Officer in charge, assist in extinguishing the same in such manner as such person or persons shall be directed by said Officers in charge.

12. All the property and apparatus of the Fire Property of the be under control Department shall be under the direction and control of Chief. of the Chief of the Department, subject to instructions alarm the Ch the tin and ar membe ed at with, a neglect the De subject

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from Number Three Committee. But at every fire. alarm of fire, or other turnout of the Department. the Chief or Officer in charge of the Department at the time shall have sole control over all the apparatus and appliances belonging thereto, and over all the members of the Department or other persons engag-Members or ed at any fire or other turnout in connection there-ed at fire to be with, and any person or persons who shall refuse or of Chief. neglect to obey any lawful order of the said Chief of the Department, or Officer in charge thereof, shall be subject to the penalties of this By-law.

13. The Chief of the Department or Foreman Chief or person in charge of the Department at any fire in the City, Department is hereby empowered to cause to be pulled down or buildings to be otherwise demolish any adjacent houses, buildings or pulled down. other erections when they deem it necessary to prevent or stop the spread of fire, but not otherwise.

14. In the absence of the Chief of the Depart-Foremen to act ment, the Foreman, and in his absence the Station of the Chief. Foreman, and in his absence any member of the Department appointed for the purpose by the Chief of the Department, shall have the power to perform the duties of the Chief of the Department.

REGULATIONS IN CASE OF FIRE.

15. That on all occasions of fire the street in Fifty feet of front of the fire and for a distance of fifty feet on lanes, etc., each side of the fire, and also the centre of the street firemen in case on both sides of the space above described, and also of fire. any lane, by-way, or any private entrance leading from the street to the rear, or any other part of the premises on fire through or along which it may be necessary to run or work any of the fire apparatus, shall be kept clear of persons and obstacles which may in any way obstruct or hinder the working of the Fire Department, and all and every person who may be in any of the places above mentioned, shall immediately retire therefrom when called upon to do so by the Chief or any member of the Department or

access to private grounds.

by any policeman of the City; and all members of Firemen to have the Department shall have the right to enter in and upon all grounds and buildings adjacent to a fire with such apparatus as may be required for the purpose of preventing or extinguishing fire.

Firemen, etc., not to be hind-

16. No person or persons shall in any way impede ered in perform or hinder any Fireman or other person who shall be assisting in extinguishing a fire, or be in the performance of any other duties in connection therewith; and all persons are hereby strictly prohibited from driving any vehicle whatever, horses or cattle, over any hose while in use, or about to be used at any fire in the City.

Property to be cared for by members of the Department.

17. It shall be the duty of the Chief of the Department, and every officer and member of the Fire Department, employed by the Corporation, to take good and proper care of such property of the said Corporation as he or they may have occasion to use or be in charge of, and the said prope *" not to lend, sell, give away or use except in the employment and for the benefit of said Corporation.

NATURE OF SERVICE.

Firemen to be permanently employed.

18. The Chief of the Department, Foreman of Department, Station Foremen, Electrician, Drivers, and as many Firemen as may be determined upon from time to time by Number Three Committee shall be permanently employed, and devote their whole time to the service of the City, and shall faithfully and diligently perform the duties required of them as Firemen while in the employment of the City as such Firemen; and all of them, except the Chief of the And sleep at the Department and the Electrician, shall sleep at the Central or other Fire Stations when required so to do

Fire Station.

by the Chief of the Department. 19. No member of the Fire Department shall leave the City limits without having first obtained permission to do so from the Chief of the Depart-

ment, or in his absence from the Foreman of the

Firemen not to leave City or absent himself without leave.

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t shall otained Departof the Department; and unless in case of sickness, for which a regular physician's certificate must be produced if required, no member of the Fire Department shall absent himself from duty unless he has obtained leave of absence from the Chief or Foreman of the Department. Any member of the Department violating this clause shall be fined, suspended without pay, or be dismissed from the Department, as the Chief of the Department may decide, subject to appeal to Number Three Committee.

20. The officers and members of the Fire Depart-Members to be ment shall be paid monthly. No Fireman shall be paid monthly. entitled to receive pay for his services unless certified to by the Chief of the Department, and no Fireman can collect, nor shall the Corporation be bound to pay any sums deducted from his or their pay as penalties or fines imposed for offences committed as provided for in this By-law.

REGULATIONS IN CASE OF NEGLECT OF DUTY.

21. The Chief of the Department may suspend Members may be fined for without pay any officer or other member of the Fire disobedience. Department for disobedience of orders, neglect of duty, intoxication, using profane or improper language, or any misconduct, act or omission, which in his (the Chief's) opinion would be detrimental to the proper discipline and efficiency of the Department; he shall report the same to the Chairman of Number Three Committee, who shall report to the said Committee, and the said Committee shall have full power to deal with all such cases as it may deem proper, or as may be provided for by this By-law.

22. For any of the offences mentioned in Clause Amount of fine 21 of this By-law, except intoxication, the Chief of Sec. 21. the Department, with the approval of Number Three Committee, shall deduct from the offender's pay, a sum not exceeding ten (\$10.00) dollars for the first offence, fifteen (\$15.00) dollars for the second; for a third offence the penalty shall be dismissal.

any member or officer of the Fire Department while on duty who shall become intoxicated shall be forthwith dismissed by Number Three Committee.

Fines and penalty for absence from duty.

23. Members absent from fires, alarms, or other calls shall be fined one dollar for the first. and two dollars for the second offence, and three In addition, any memdollars for a third offence. ber of the Department who shall be absent from seven fires in one year shall be dismissed by the Chief of the Department, provided always, that in case a satisfactory excuse (as provided for in Clause 19 of this By-law) is produced by said member or members, then these penalties may be remitted or modified, as the Chief of the Department, with the approval of Number Three Committee, may decide. Each Fireman of the Department shall be continued as such only during the pleasure of the City Council. and in case of dismissal shall be entitled to receive pay up to the time of such dismissal only, less any sum to be deducted therefrom by virtue of this By-law.

Firemen employed during pleasure of Council.

AEGULATIONS FOR GUIDANCE OF MEMBERS.

Members to exert themselves to extinguish

24. Every member of the Department shall attend promptly and expediously at all fires or alarms within the City, and use his utmost exertions to extinguish the same, unless sickness or absence from the City on leave, as provided for in this By-law, prevents said attendance.

Not to become intoxicated or use profane language.

25. No member of the Fire Department shall become intoxicated, or make use of profane, obscene or insulting language while on duty or in the Fire Stations.

Imoxicating liquor not to be or while at a

26. No intoxicating liquor of any kind shall be drank at station kept or drank in or about any of the Fire Stations, or at or in the vicinity of the apparatus while at a fire, or in the performance of any other duty.

27. No saloon, ta liquors are loiter ther

28. Al keep them their work case of fire and finish every mer neatly and assigned h Departme

29. At among the ment not 1 and Regul and deter

30. Th all fires, a absent thr operations keep a rec the Depar sheets, kee City; the stroyed or occupants ance as ne same annu form gener may requi:

31. It Departmei that all the nected wi ings in wh at while e forth-

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27. No Firemen while on duty shall enter any Entering salcons while saloon, tavern or other place where intoxicating on duty proliquors are sold, for the purpose of drinking or to loiter therein.

28. All members of the Fire Department must Cleanliness to keep themselves as neat and clean as the nature of their work will permit. All house duties (except in case of fire or other special duty) must be performed and finished not later than 11 a.m. each day, and every member of the Department shall diligently, neatly and energetically perform the various duties assigned him from time to time by the officers of the Department.

29. Any complaints or disputes that may arise Complaints to among the officers or members of the Fire Depart-No. 3 Committee. ment not provided for in this By-law, or the Rules and Regulations of the Department, shall be heard and determined upon by Committee Number Three.

30. The Chief of the Department shall attend at chief to attend all fires, and alarms of fires within the City (unless all fires, absent through sickness or on leave), and direct the operations for extinguishing the same. He shall keep a record of the expenditure in connection, with And keep record of exthe Department, make out and certify to the pay penditure and number of fires sheets, keep a record of all fires occurring within the and amount of City; the number and descriptions of buildings destroyed or damaged; the names of the owners and occupants thereof; the amount of losses and insurance as nearly as can be ascertained, and report the same annually to Number Three Committee, and perform generally such other duties as the said Committee may require of him.

DUTIES OF FOREMEN.

31. It shall be the duty of the Foreman of the Foremen to see that apparatus and appliances con-assist the Chief. nected with the Department, and the several buildings in which the same are kept, and all things in

and belonging to the same are kept neat and clean, and at all times ready for immediate use, and generally and faithfully assist the Chief in maintaining the discipline and efficiency of the Department, and in the absence of the Chief of the Department perform his duties.

Station Foremen held responsible for property in their charge.

32. The Station Foremen shall be held responsible for all public property in their charge, and keep the same in good order and ready for immediate use They must promptly notify the Chief or Foreman of Department when any repairs or supplies are needed and faithfully perform such duties as may from time to time be required of them by Number Three Committee. or their superior officers. They shall not permit any violations of this By-law or the rules or regulations authorized for the proper government of the Department, and shall at once report any such violations to the Chief of the Department. keep a daily record of all that transpires in connection with their Station, as well as of all fire alarms or other duties, as directed by the Chief of the Department. They shall be held responsible for correctly receiving and reporting the numbers or signals sounded on the gong or any alarm from other sources. and immediately assist in getting the apparatus as quickly as possible to the scene of alarm or fire.

And keep a record of alarms, etc.

DUTIES OF ELECTRICIANS.

Electrician to have control of fire alarm service.

33. The Electrician of the Fire Department shall, under the direction of the Chief, have control of the Fire Alarm Telegraph and keep the same in good working order; he must promptly repair any breaks or interruptions to the line or instruments; he shall report to the Chief when any supplies are required, or when any necessary alterations are to be made in the line of boxes or other parts of the system, or when any parts of the same need renewing, or are out of working order, so that an alarm of fire cannot be given in the usual

manner occasion No. 1 It proceed until the case a apparatalarm the shall the Dep

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manner; and in case of an alarm of fire, or on any occasion when the men and apparatus have to leave No. 1 Fire Station, he shall immediately and promptly No. 1 Station proceed to said station and remain in charge thereof when members absent. until the return of the men and apparatus; and in case a second alarm comes in while said men and apparatus are absent, he shall immediately give an alarm therefor on the city bell, and when possible he shall also notify the Chief or officer in charge of the Department by telephone or messenger.

DUTIES OF DRIVERS.

34. The drivers of apparatus must take proper Drivers shall have care of the care of the horses, harness and stables under their horses and use caution in drivers. charge: they must exercise due caution and judgment ing in driving to fires or other alarms, compatible with reaching the scene of alarm in the shortest possible They shall not absent themselves from the Fire Station without leaving everything under their charge in readiness for instant service. They shall exercise the horses under their charge at least one and a-half hours each day (Sundays, wet days, and days on which a fire or alarm has occurred excepted). They shall in no case be out of sight of their Fire Station, or further than six hundred feet therefrom while so exercising, and shall do and perform such other duties as may be required of them by the officer in charge of the department.

HOLIDAYS.

35. Every officer and member of the Fire Members shall be entitled to 10 Department shall be entitled to ten days annual days holidays. holidays on full pay at such times during the year as may be arranged by the Chief of the Department, who shall have the power to appoint a substitute to perform active fire duty for said member or officer while absent for the time specified, and the Corporation of the City of London shall pay said substitute a sum not exceeding fifty cents per day while so employed.

The Chief may rant certain holidays in other

36. The Chief of the Department may allow each Fireman a half holiday in each week, from two o'clock in the afternoon until eleven o'clock at night; but in the event of the number of men in any station exceed. ing the number of days in the week, then said halfholidays may be arranged as most convenient in rotation. Each Fireman shall also be entitled to a Sunday off duty in their regular turn. No member of the Department shall be allowed to leave the City limits on said half-holidays or Sundays, unless granted permission by the Chief of the Department, or in his absence by the Foreman of the Department. Any member violating this clause is liable to lose his holiday privileges for such time as the Chief may decide. or he may be suspended without pay or dismissed from the Department for second or third offences, as Committee Number Three may determine.

SALARIES.

Salaries of members.

37. The salaries of the members of the Fire Department from the passage of this By-law, and until otherwise ordered by Number Three Committee, with the approval of the City Council, shall be as follows:

Chief of Department						\$880
Foreman of "						605
Station Foreman No. 1 Station.						
66	66	"	2	66		600
66	"	"	3	"		600
Electrician						
Firemen, First years service						400
', Second " "						5 00
ú	Third	and	follo	owing	years	550

Provision in

38 Any member of the Fire Department, who shall case of garnish-have more than one "garnishee" attaching his pay, served on the City Treasurer, shall be dismissed from the Fire Department.

Members to get a copy of By-

39. Every officer and member of the Fire Department shall receive a printed copy of this By-law when he joins th self famil

40. N power, wi any exper of the De said Fire regular a shall be Departme man of N to order over that way, witl

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he joins the Department, with which he must make himself familiar.

40. Number Three Committee only shall have No. 3 Committee power, with the authority of the City Council, to incur tee may order any expense (other than the ordinary running expenses extent of \$20,000 of the Department) or liability for, or on account of said Fire Department, and no expense other than the regular actual running expenses of the Department shall be incurred by the Chief or other officer of the Department without the written order of the Chairman of Number Three Committee, who shall have power to order an outlay to the amount of twenty dollars; over that amount must be contracted for in the usual

41. The members of the City Council shall be Aldermen to be Fire Wardens, and as such shall use their best en-

deavors in the suppression of fires within the City.

way, with the sanction of the City Council.

42. Committee Number Three is hereby empower-No. 3 Committee and authorized to make from time to time such rules rules for government of regulations for the government of said Fire Dement of Department as are not embraced in this By-law, or as it may deem necessary to promote its greatest efficiency.

PENALTY.

50. Any person convicted of a breach of any of Penalty, the provisions of this By-law, shall forfeit and pay, at the discretion of the convicting Magistrate, a penalty not exceeding the sum of tifty dollars for each offense, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 759.

Relating to Sewerage and Drainage, and to Provide for an Annual Sewer Rental in Certain Cases.

Passed 9th January, 1895.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

SEWERAGE AND DRAINAGE.

Every lot, etc., to be drained inrunning opposite

1. Every lot or parcel of land abutting on any to common sewer street in the City, through which a common sewer runs, and which is opposite to such common sewer, shall be drained into it; and it shall be the duty of the owner and occupier of every lot or parcel of land which is drained into such common sewer, to cause the connecting drain between his premises and such common sewer to be kept in good repair.

Private connecting drains,

2. No person shall connect any drain from his premises with any common sewer now made or constructed, or which shall hereafter be made or constructed within the City; or with any private drain whereby his premises will be drained into any such common sewer, except on previous application in writing to and permission by the City Engineer, and except there is first placed in the hands of the City Treasurer a deposit of ten dollars in case of a cacadamized street, and fifty dollars in case of a done to street or paved street, as a guarantee to be used in the repair of the sewer or street providing the work is not done without injury thereto—such deposit to remain in the Treasurer's hands for six months—and all such excavations and connections shall be made the supervision under the supervision of the City Engineer or

Deposit to be made as a guarantee that no injury will be

Connections to

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3. Al in any pu connectin such size and laid enter suc personal Engineer in the las 4. If

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6. T ting on such other officer or person as Committee Number of an officer appointed by No.
Two shall appoint, and if such officer or person be Committee. other than the City Engineer he shall be paid for his services by the person on whose behalf the said connection is made.

3. All private drains hereafter made by any person Size, etc., of in any public street, lane or alley, within the City, and private connecconnecting with any such common sewer, shall be of such size, dimensions and materials, and constructed and laid as directed by the City Engineer and shall enter such common sewer under and according to the personal supervision and direction of the City Engineer or other officer appointed as provided for

in the last preceding section.

4. If the owner and occupier of any lot or parcel Neglect to of land within the City required by this By-law to be drained into a common sewer, shall neglect or refuse to commence the work necessary to cause such lot or parcel of land to be so drained in accordance with the provisions of this By-law, for the period of ten days after notice in writing shall have been given to him, either personally or by advertisement published in one of the City newspapers, by the City Engineer, or by any person under the authority and instructions of the Board of Works said Number Two Committee; or to prosecute the cause work to be same without delay and to the satisfaction of the said done at the ex-Engineer; or to make good any want of repair which shall be found in any drain now or hereafter constructed for the purpose of connecting such lot or parcel of land with such common sewer; or to remove any obstruction that may be found therein, the necessary work may be done by the Council, and the And assess cost against the land. cost thereof shall be assessed against such lot or parcel of land.

5. No person shall injure any common sewer or private drain or sewer connecting therewith.

6. The owners and occupiers of all property abut-Use of sewers by ting on any street upon which a common sewer has construction.

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on any sewer sewer. luty of of land) cause

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s—and made eer or been constructed, who have heretofore paid the sum required by By-law to be paid for the privilege of using such common sewer, shall continue the use of same, free of charge, for the number of feet for which they have so paid, and if the property be a corner or triangular lot they shall, subject to the certificate of the City Engineer, be exempt from assessment for or payment of sewer rates upon any other sewer or drain constructed on any other street adjoining the said property to an extent not exceeding one hundred and twenty feet, provided the frontage upon such other street is used and occupied in connection with the premises upon which the previous rates

Exempt from rates in certain

SEWER RENTALS.

Persons using sewers to nav rental in case they have not construction.

were paid.

7. Every person who has heretofore or shall hereafter make use of any of the common sewers of the paid towards its City by draining into the same and who shall not have been or shall not be assessed for the cost of the construction thereof shall pay a rental for the use of same.

Rental to be eight eents per

8. The rental shall be a yearly sum equal to eight cents per lineal foot frontage of the lot or parcel of land which has been or shall be so drained into the same common sewer.

Frontage for rental reckoned according to original survey.

9. Where any lot, the owner of which is liable to pay the same rental, has a frontage upon more than one street the drainage shall be reckoned upon that street upon which the lot, according to the original survey, fronts.

Rental to be collected with annual taxes.

10. That the rental shall be placed upon the Collector's Roll in each year and shall be levied and collected by the same persons at the same time and in the same way as the taxes are levied and collected

PENALTY.

Penalty.

Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not excee exclusive said pena costs, or and sale case of th such pen may com County (for any p the said

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of any of and pay a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the cinvicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

BY-LAW No. 760.

Relating to Streets and Sidewalks, and for the Regulation of Traffic thereon.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

ENCUMBERING STREETS.

Encumbering, injuring or fouling streets.

1. No person shall encumber, injure or foul any road, street, square, alley, lane, bridge or other communication within the City with any animal, vehicle or vessel, or by any other means, or erect, place or maintain therein any building or structure whatso-Provided always that this section shall not prevent merchants and others from exhibiting on the space of six inches of the sidewalk immediately in front of and adjoining their place of business, their signs, images, bulletin boards or insignia of the place or nature of their trade or business, or prevent the moving of goods, wares or merchandise across any sidewalk, with all reasonable dispatch, for the purpose of taking in or delivering the same; and provided also that this section shall not extend to the occupying in accordance with the provisions of this By-law, but not otherwise, of a portion of the sidewalk or street for building purposes.

Proviso, merchants may use six inches for display of goods, etc.

Section not to apply to use of street for building purposes.

BUILDING AND BUILDING MATERIALS.

Use of street for building purposes.

2. Where any house or building is being erected, built or repaired on the line of any public street or way, or within seven feet thereof, there shall be erected a boarded fence, six feet high, to enclose the sidewalk allowance in front of such building, to the width of six feet, and outside of such fence a planked path-

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way shall be laid, at least four feet wide, for the convenience and security of the public; or it shall be Precautions to lawful, instead of such fence or pathway, to plank over the whole of the scaffold at the height of the first floor above the ground floor, and to enclose such scaffold at the same height, at least eighteen inches all round above the level of the planked floor aforesaid, the sidewalks of the street being left free for the public use; and it shall be the duty of the person erecting, building or repairing such house or building, and the contractor or other person employed in do-contractors, etc., to see that proing the work, to see that the provisions of this section visions of section are carried out. are carried out.

3. No person shall place any lumber, stone, chips, Building mashavings, rubbish, or any other building material whatsoever, on any sidewalk; and when buildings are being erected on any street no person shall be allowed to occupy more than one-third of the roadway with any such building material, and no person shall place any such stone, lumber or other building Free passage of water not to be material in such manner as to obstruct the free pas-obstructed. age of water in the drains, gutters or water-courses; and no person shall suffer or permit any such build-Materials to be promptly used. ing material to remain on the street any longer than is, in the opinion of Committee Number Two or the City Engineer, absolutely necessary for the erection of the building for which such material is designed, and every such person shall, on the completion of the holding shelding is building, within three days entirely remove the same completed. from the street, and cause the street to be cleared from all such building material and left in good re-Permission may be granted by Committee Permits may be Number Two or the City Engi eer for the occupa-mittee Number Two tion of the roadway for the purpose and in the manner mentioned in this section.

EXCAVATIONS.

4. No person shall break, tear up or remove any Breaking up planking, pavement, sidewalk, crossing, curbing, macstreets, etc.

adam or other road surface, or make any excavaor under any street within the City for any purpose whatsoever without the permission of Committee Number Two or the Duty of persons City Engineer, and it shall be the duty of every person breaking, tearing up or removing any planking, page. ment, sidewalk, crossing, curbing, macadam or other road surface, or making any excavation in or under any such street or sidewalk, as speedily as practicable, and under the direction and supervision of the City Engineer, to replace, relay, and make good, and to put in as good order and repair as before, to the satisfaction of the City Engineer, every such sidewalk and street, and if the earth shall settle such person shall fill the same from time to time as may be necessary and to the satisfaction of the City Engineer, and every such person, and the contractor or other person by whom the work is actually done shall erect and maintain a good and sufficient fence, railing or barrier around every excavation made by him in such a manner as to prevent accidents, and shall place and keep upon such fence, railing or barrier suitable and sufficient lights during the night, and take such further care and precaution as the City Engineer may deem necessary and direct for the protection and safety of the public, and every such person shall be responsible for all injuries that may be done or accidents which may occur to persons or property by reason of the doing of any work for the doing of which permission may be granted under the authority of this section, and it shall be the duty of Committee Number Two or the City Engineer before giving any such permission to take from every such person security that he will perform all the obligations imposed upon him by this section.

Security to be given.

5. Every person who shall excavate for the erec-Persons excavating near streets to erect tion of any wall or building, or for any other purpose, railing, etc. near to any street or highway within the City, shall

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put up a good and sufficient protecting rail or plank along the line of such street opposite to such excavation, and maintain the same so long as may be necessary to prevent danger to persons travelling along such street or highway, or their horses or vehicles.

VERANDAHS, AWNINGS, ETC.

6. No person shall erect or maintain any ver-Erection of verandaha, etc., andah, awnin g, sign, sign post, hanging or swinging sign prohibited. which shall or does in any way project into or over any street or sidewalk within the city, excepting can- Except canvas vass or other folding awnings without posts, provid- awnings seven ing the same are erected at such height above the above the walk. level of the sidewalk as will leave a clear headway of seven feet six inches at all times.

7. Before erecting any such awning the same Before erecting shall be approved of by Committee Number Two or mission of the City Engineer and permission in writing for the Committee must erection thereof given by the said Committee or En-be obtained.

gineer.

8. Street lamp posts and lamps of a uniform pat-street lamp tern, to be approved of by Committee Number Two, may be erected may be erected in such position, opposite the prop-of Number Two erty owned or occupied by the person erecting the Committee. same, as shall be approved of by the said Committee, provided such lamp posts and lamps be not used for advertising purposes (except the name of the occupant and number of the premises) or so erected as to interfere with the proper use of the highway, and provided also that a written permit be obtained from the said Committee for the erection or maintainance thereof as the case may be.

9. Nothing in this By-law contained shall prevent Balconies or the maintainance of any balcony or projection of a erected before Sept. 4th, 1883 permanent nature that was in existence previous to may remain. the 24th day of September, A.D. 1883, and erected at a height of not less than twelve feet above the level of the sidewalk and extending not more than

Provided Cityl Engineer does not deem them insecure.

three feet across the street from the street line exexcept such of them as shall in the judgment of the City Engineer be insecure, but no such balcony or projection shall be repaired or renewed, but when the same becomes out of repair so as to become insecure the same shall forthwith be taken down and removed by the owner or occupant of the building to which it shall be attached or of which it shall form part.

Removal of obtructions.

10. Every door-step, porch, railing or other erection or obstruction projecting into or over any road or other public communication within the City shall be removed by the proprietor or occupant of the property connected with which such projections are found, after fourteen days notice in writing, requiring the removal thereof, shall have been given to such proprietor or occupant, or left for him on the premises by or under the authority of Committee Number Two or the City Engineer; and in case the proprietor and occupant of such preperty shall neglect or refuse to remove such projections for seven days after the expiration of such fourteen days the same may be removed by or under the direction of Committee Number Two or the City Engineer at the expense of such proprietor.

SCATTERING DODGERS OR SWEEPINGS.

Handbills. dodgers, etc., not to be scattered.

11. No person shall encumber any road, street, square, alley, lane, bridge or other communication within the City with any bill, hand bill or dodger.

Sweeping

12. No person shall sweep, throw or deposit any papers, etc., not to be thrown in paper, shavings, dirt, waste material, garbage or rubbish, of any kind upon or in any street, square or other public place within the City.

WATER SPOUTS.

Water spouts to be used for houses beyond sidewalks.

13. The owner and occupant of every house or conveying water building adjoining any street or highway within the City shall have, maintain and keep tight covered water spouts by which the water shall be conveyed from th the side inches

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from the roof of such house or building underneath the sidewalk to the distance of not less than twelve inches beyond the outer edge thereof.

GATES, DOORS, ETC.

14. No person shall have or maintain a gate or Gates or doors door to or upon premises owned or occupied by him over sidewalk. which shall be so constructed that the same shall swing over any sidewalk, street, road or lane within the City.

REMOVAL OF EARTH, SAND OR GRAVEL.

15. No person shall dig up, take or carry away Digging earth, as the court of the c any of the earth, sand or gravel in or from any street. road or lane within the City, or in or from any part of the River Thames lying within the City, which is not the property of private persons, without the permission of Committee Number Two.

CROSSING SIDEWALKS.

16. Every owner or occ upier of any house, build-Crossings to houses, etc. ing or lot within the City, who shall require to drive any horse or other animal or wagon or other vehicle across any paved or plank sidewalk for the purpose of entering his house, building or lot shall construct across the drain, gutter or water course opposite the gateway or entrance to his premises a good and sufficient bridge of planks so constructed as not to ob-Howconstruct such drain, gutter or water course, and shall structed. also place a piece of timber along the edge of each side of the pavement or planking sufficient to prevent the pavement or planking from being injured in crossing it or entering such house, building or lot.

HORSES AND VEHICLES.

17. No person shall drive, lead or back any horse Horses, etc., or other animal, or wagon or other vehicle, or draw, on sidewalks. push or propel any hand cart, wagon, carriage or other vehicle or ride any toboggan or bicycle in or along any sidewalk in any public street or other pub-

lic place within the City; provided always, that this

Proviso-Section not to apply to hand-carts between five and nine a. m. or to babycarriages.

shall not apply to the propelling of hand-carts at a moderate rate of speed and so as not to interfere with foot-passengers, between the hours of five and nine o'clock in the forenoon, or to the propelling of baby-car-Foot passengers riages (but in all cases it shall be the duty of every person propelling a hand-cart or baby-carriage to give way to foot-passengers, and if necessary to prevent interference with them, to turn off the sidewalk) or to the lawful crossing of a sidewalk to go into any yard or

lot adjoining the same where a proper bridge is con-

structed and a piece of timber laid as prescribed by

way.

Horses, etc. not to be tied so as

the next preceding section. 18. No person shall tie his horse or other animal to interfere with to any post, hoo': or ring, or in any way across any sidewalk, pavement or crossing within the City so as to obstruct the ordinary traffic of the street, or leave any carriage or other vehicle standing upon any street or thoroughfare within the City, unless it be opposite to premises with which or with the occupant of which such person has business, and then only for a reasonable time, and no longer than is absolutely necessary for the transaction of such business; provided always, that nothing in this By-law contained shall prevent carriage-makers, wagon-makers, blacksmiths, innkeepers and keepers of livery and lodging stables from temporarily occupying the street for the space of ten feet immediately in front of the premises occupied by them with vehicles undergoing immediate repairs or with vehicles from which horses have been unhitched for the purpose of being shod, or with vehicles of farmers and other persons temporarily lodging with such inn-keeper, or prevent draymen, express-men or other persons from occupying the alley if the same be twenty feet in width for the space of six feet immediately in the rear of premises occupied by them with such vehicles as are being actually used by them in the prosecution of their respective business callings.

Proviso.

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allings.

19. No person shall keep or maintain on any Keeping wagon sidewalk within the City any wagon or stand for the sidewalk. sale of goods, wares or merchandise, so as to project more than eighteen inches from the line of the street.

20. No person shall leave any horse, mule, ox or Leaving horses, etc., unsecured. team in any street, alley or public place within the City without being sufficiently tied; and no person Halting wagshall halt any wagon or other vehicle on any cross-crossings, etc., on ing or footway within the City, nor shall any person erect a tie post upon any of the streets of the City.

21. Every driver or other person in charge of Drivers to 18any vehicle conveying goods, wares or merchandise beside vehicle in or through any of the streets of the City shall remain upon such vehicle, or walk beside the horse or animal drawing the same, while such vehicle is in motion.

22. No person driving any carriage or other vehi-Immoderate cle drawn by horses or other animals, or riding upon any horse or other animal, in any of the streets or thoroughfares of the City, shall cause, suffer or permit the horse or other animal which he shall be so driving or riding upon to go at a gallop or other immoderate rate, and every such person so driving or riding shall slacken the speed of his horse or other animal in approaching any crossing for foot passengers upon which any person may be crossing such street or thoroughfare.

23. No person shall break in or train any horse, Breaking horses, etc., in or exhibit any stud horse or bull, or put to mares any streets. stud horse, in any public place or in any of the streets, squares or parks within the City.

24. No person shall drive any description of sleigh Sleighs to have or other vehicle on runners along the streets or thoroughfares within the City without having two or more bells affixed to the horse or other animal drawing the same.

1000 A

THROWING MISSILES.

Throwing stones, etc., in streets.

25. No person shall cast, project or throw any stone, ball of snow, ice, or other missile dangerous to the public, or use any bow and arrow or catapult, in any street, square, park or public place within the City.

REMOVING HOUSES.

Removing buildings, on streets, etc.

26. No person shall remove, or assist in remov. ing, any building into, along or across any street or sidewalk within the City without having first obtained the written permission of Committee Number Two or the City Engineer, and then only by the route and in the manner directed by the said Committee or Engineer.

IMPORTUNING TRAVELLERS.

Importuning travellers on

27. No person shall in the streets or public places streets, etc.,pro of the City importune others to travel in or employ any vessel or vehicle, or to go to any tavern or boarding-house.

PLAYING BALL, ETC.

Playing games in streets.

28. No person shall play any game of nine or ten pins, ball, or cricket or other games in any street or alley within the City.

CORDWOOD AND COAL.

Piling cord-wood, etc., on sidewalk.

Sawing cordwood, etc., on streets.

Standing on sidewalk with wood-saw, etc.

29. No person shall throw or pile cordwood, firewood or coal upon any paved or plank sidewalk within the City, or saw or split cordwood or firewood upon any street or sidewalk within the City.

30. No person shall stand on any sidewalk with his wood-saw and horse so as to obstruct the free passage of foot-passengers.

Piling cordwood on streets prohibited.

Exception.

31. No person shall throw or pile, or cause to be thrown or piled, upon any street within the City cordwood, firewood or coal, except for the purpose of the same being delivered at premises owned or occupied by him opposite to which the same shall be thrown or

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piled, or for the use of the person owning or occupying the same, and no person shall permit such cordwood, firewood or coal to remain upon the street for a longer time than two hours, or so as to obstruct the free use of such street.

USE OF SALT.

32. No person shall sprinkle, spread or place any Sprinkling salt, salt or other like substance on the road or carriage-prohibited. way of any public street or highway within the City with the intent or for the purpose of dissolving any snow, ice or dirt which may have accumulated in such road or carriage-way.

WAGON TIRES.

33. No person shall use for the conveyance of Width of tires. articles of burden, goods, wares, or merchandise within the City any wagon or other vehicle drawn by two or more horses or other animals the wheels whereof are three and a half feet in diameter or over unless the tires and wheels of such wagon or other vehicle areat least three inches in width, or any such wagon or other vehicle the wheels whereof are less than three and a half feet in diameter, unless the tires and wheels thereof are at least four inches in width. always, that this section shall not apply to waggons or other vehicles laden with and bona fide used for conveying farm or garden produce into the City, or to any wagon or other vehicle laden with and bona fide used for conveying lumber or goods from the mill or place of manufacture thereof (such mill or place of manufacture being distant more than two miles therefrom) to the City, or to waggons or other vehicles in which gravel, wood or building materials are drawn, or to for-hire wagons.

FOOT PASSENGERS.

34. It shall not be lawful to gather in crowds on crowding any sidewalk or in any street within the City, so as to obstruct travel therein or encumber the same, and

three or more persons shall not stand in a group, or near to each other in such a manner as to obstruct a free passage for foot passengers, on any street or sidewalk within the City, after a request to move on made by any member of the Police Force, or any other person duly authorized by the Mayor or any Alderman.

Running and inconveniencing

35. No person shall run or race on the streets or foot passengers. sidewalks, or crowd or jostle other foot passengers so as to create discomfort, disturbance or confusion.

VEHICLES CARRYING DIRT.

Vε ::cles carrying manure, etc., to be loaded only to the height of the boxes.

36. All carts, wagons, sleds, sleighs, or other vehicles used for the conveyance of manure, earth. ashes or other material which is loose and might drop upon the streets, shall have boxes of such size and construction, and shall be so loaded in such manner as that the contents thereof shall not extend higher than the top of such boxes, and so as to prevent any manure, earth, ashes or other material from dropping upon the streets, and all carts, wagons. sleds, sleighs or other vehicles used for hauling manure, earth, ashes or other such material shall have tail-boards the height of the sides of the box.

DEFACING, CLIMBING UPON AND INJURING PROPERTY.

Defacing buildings, etc., with

37. No person shall, without the consent of the thereof. deface anv building. owner telegragh pole or lamp posts within the City, by writing, printing or posting thereon printed or other notices.

Pulling down signboards, etc.

38. No person shall, without the consent of the owner thereof, pull down or deface any signboard or written or printed notice lawfully affixed within the City.

Damaging public wells, etc.

39. No person shall damage or injure any of the public wells, pumps or drinking fountains within the City, or take exclusive possession thereof, or prevent access be letting ar filth or re

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40. No person shall climb upon any of the lamp Climbing lamp posts or upon any of the railings or fences in or along any of the streets, squares, parks or public places of the City, or injure or destroy the same or any of the lamps, lanterns or fittings erected or being therein.

SNOW, ICE AND DIRT.

41. The occupant, and in case there is no occu-Removal of pant the owner or person having the charge, care or other obstruccontrol of any house, building or lot fronting or abutting on Dundas street between Ridout street and Wellington street, Richmond street between the Grand Trunk Railway and Maple street, King street between Clarence street and Ridout street, Talbot street between York street and Carling street and Clarence from Dundas street to York, shall remove and clear away and keep removed and cleared away all snow and ice from the sidewalk and to the breadth of one foot out of the drain, water course and gutter on that side of such street or highway which is nearest to such house, building or lot; and also remove and clear away and keep removed and cleared away all dirt and other obstructions from such sidewalk, and to the breadth of one foot out of such drain, water course and gutter.

42. If any person who is required by the next Duty of persons preceding section of this By-law to remove the snow and ice from the sidewalk, and to the breadth of one foot out of the drain, water course or gutter of the public street or highway adjoining his premises, neglects to remove and clear away the same within the first four hours of daylight after any fall of snow or fall of hail or rain which shall freeze on the sidewalks or in the drains, water courses or gutters, or fall of snow from any building, entirely off the sidewalk and to the depth of one foot out of the drain, water course

or gutter adjoining his premises, and if any person required by the said section to remove and clear any other obstructions from the sidewalk and to the breadth of one foot out of the drain, water course or gutter of the public street or highway adjoining his premises, neglects or refuses so to do for twenty-four hours after receiving notice from the Street Commissioner or Engineer or any member of the Police Force, requiring him to remove and clear away the same, the Street Commissioner or City Engineer may cause such snow, ice or other obstructions to be removed and cleared away at the expense of such person, and in case of non-payment of such expense the same is hereby charged as a special assessment against the premises, in respect of which the duty exists and is unperformed, and may be recovered in like manner as other municipal rates, and it shall be the duty of the City Clerk to cause the same to be Proviso—as to recovered accordingly; provided always, that if the frozen as not to snow or ice be so frozen that in the judgment of the removal without Street Commissioner or City Engineer it cannot be removed without injury being done to the sidewalk or pavement in its removal, such person as aforesaid shall strew such sdewalk or pavement with ashes, sand or other like substance, and shall not be deemed in default in removing such snow and ice until the expiration of four hours of daylight from the time when such snow and ice shall become capable of being removed without any such injury being caused in its removal.

Snow or ice on roofs of houses to be removed.

be capable of

injury to side-walk or

pavement.

43. The occupant, and in case there is no occupant, the person owning or having the care, charge or control of any house or other building within the City, abutting on, or situate within ten feet of, any public street, thoroughfare, sidewalk or pavement, shall, whenever snow or ice shall accumulate on the roof of such house or other building, to an extent that shall either in fact, or in the opinion of the Street C to perso removed same sl warning such stre

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o occunarge or hin the of, any vement, on the extent of the Street Commissioner or City Engineer, be dangerous to persons passing, cause the same to be forthwith removed therefrom, and every person removing the same shall take due care and precaution for the warning of persons and animals passing or being on such street, thoroughfare, sidewalk or pavement.

SNOW PLOUGHS.

44. It shall be the duty of the Street Commis-Snow to be sioner, or in the event of his absence or sickness, of snow ploughs, the City Engineer, to cause the snow to be removed from the sidewalk, upon all the streets of the City, except the parts of streets mentioned in Section 40 of this By-law, by means of snow ploughs, which shall be ased upon his direction and under his supervision, but subject to the following rules:

(1) The said Commissioner or Engineer, as the Rules for use of case may be, shall not direct the use of the snow ploughs unless there has been a fall of snow four inches of snow falls.

(2) In the event of such snow-fall occuring dur- To be started at ing the night he shall direct the snow ploughs to be a.m. started at four o'clock in the morning or as soon thereafter as possible.

(3) He shall, as far as possible, cause the streets streets used which are used most by foot passengers to be first cleaned first cleaned, taking particular care in all cases to see that the crossings of streets are properly cleaned and that no injury is done to trees or fences.

(4) In the event of the plough leaving the side-Ploughs to be walk the same shall, if necessary to thoroughly clean place more than one if it, be taken a second time or oftener over such place. necessary.

(5) Committee Number Two of the Council shall Cost of snow ploughing to be decide the amount to be paid for hire of teams for decided by ordinary snow-ploughing, or for extra cleaning or Number Two. removal of drifts as well as any other cost or expense in connection with the removal of snow from the walks by means of snow ploughs.

STREET SPRINKLING.

45. No person engaged in sprinkling the streets of the City, whether as contractor or employee shall cause or permit any of the cross walks on said streets to be sprinkled.

TELEGRAPH, TELEPHONE AND ELECTRIC LIGHT POLES.

Telegraph and other poles to be painted twenty feet and upwards from the ground.

46 All telegraph, telephone, electric light, fire alarm or other poles within the limits of the City and all telegraph, telephone, electric light, fire alarm or other poles which shall from time to time be erected within the limits of the City upon any of the streets. roads or highways within the said City shall be neatly painted to the height of twenty feet from the ground.

Poles not to be used for advertising

47. No telegraph, telephone, electric light, fire alarm or other poles within the City erected or which may or shall be erected on any of the streets, roads or highways within the said City shall be used for advertisements by the posting of any bills thereon or otherwise.

Advertisements on poles to be removed.

48. It shall be the duty of the owners of telegraph, telephone, electric light or other poles now erected within the City forthwith to cause any advertisement upon any such poles to be taken down or obliterated and to cause the said poles to be neatly painted to the height of twenty feet from the ground.

Poles not to be erected unless ments.

49. No person shall erect or place upon any street, painted and free road or highway within the City any telegraph, telephone, electric light or other poles unless the same be painted as hereinbefore provided and free from any advertisement; nor shall any person erect or remove any such pole without the consent in writing of Committee Number Two or the City Engineer first had and obtained, and any such poles which have been Poles to be erected, removed erected or which may hereafter be erected within the City and which in the opinion of Committee Number Two or the City Engineer obstruct the highway or

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are dangerous to the public shall be removed or re-Number Two paired as the said Committee or Engineer may Engineer. direct.

50. No person shall post, nail or attach any Posting advertisements. poster, dodger, handbill, notice or advertisement on any telegraph, telephone, electric light, or other poles within the City, or on any house or building unless with the consent of the owner of such house or building; or paint, print or impress any notice or advertisement on any sidewalk in the City.

51. It shall be the duty of all officers, servants, officers of workmen and agents of the Corporation, to give all assist City Engineer, etc. possible aid and assistance in their power to the City Engineer and Street Commissioner in carrying out the provisions of this By-law.

PENALTY.

52. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the cinvicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

BY-LAW No. 761.

Relating to Shade Trees and Boulevards.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

PLANTING OF SHADE TREES.

Planting of

1. Shade trees may be placed, planted or set out in the public streets of the City, at or within the distance of two feet (at the most) from the edge of the sidewalk nearest the carriageway, and also within the limits of any part of such streets, which, under the provisions of this By-law, may be used for the purpose of forming a boulevard; but nothing herein Certain kinds of contained shall be taken to authorize the planting of the trees known as the silver poplar, balm of gilead, or cotton tree, or the willow, and the planting thereof in any such streets is hereby prohibited.

Bonus allowed

trees not to be

planted.

2. That there shall be paid out of the Municipal for planting certain kinds of funds of the City a bonus or premium of twenty-five cents for each and every ash, basswood, beech, birch, butternut, cedar, cherry, chestnut, elm, hickory, maple, oak, pine, sassafras, spruce, walnut or whitewood tree which shall, under the provisions of "The Ontario Tree Planting Act, 1883," be planted on any highway in the said City.

Bonus to be paid upon adoption of Inspector's report.

3. That such bonus or premium shall be paid upon the adoption of the Inspector's report, as provided for by section six of the said Act, provided the said trees have been planted in accordance with the provisions of this By-law.

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4. The City Engineer shall be the Inspector of City Engineer to Trees which shall be planted under the provisions of Trees. the said Act.

5. That the provisions of Sections 1, 10, 15, 19 Provisions of and 20 of this By-law shall apply to all trees planted apply to Tree

under the provisions of the said Act.

6. No person shall break, injure, dig up or destroy Trees not to be any tree planted under the provisions of this By-law, except by permission of Num-excepting as authority may be given therefor by ber Two Committee. resolution of Committee Number Two of the Council.

7. The Inspector of Trees, upon the express per-Inspector may mission of the Municipal Council, may remove any authority of Council tree, shrub or sapling growing or planted on any public place, square, highway, street, lane, alley or other communication within the limits of the City, if and when such removal shall be necessary for any purpose of public improvement; but no such tree, shrub or sapling shall be so removed until after one Upon recommonth's notice thereof is given to the owner of the of adjoining adjoining property, and he is recompensed for his trouble in planting and protecting the same.

8. Trees planted upon streets shall be placed at a Trees to be distance of not less than eighteen feet apart, and at feet apart. such distance from the line of the street as the Inspec-

Committee, may direct.

9. Trees interfering with the light of street lamps, Trees interfering with street trees dead or partly dead, and such as are leaning lamps may be removed. over the streets or are from any other cause objectionable shall be trimmed or removed as may be deemed advisable by Committee Number Two of the Council.

tor of Trees, under the direction of Number Two

10. No person shall fasten a horse or other animal Horses not to be fastened to to a tree or to a case or box around a tree or near trees. enough thereto to injure same, or to a post, chain or rail inclosing the boulevards on the streets.

CONSTRUCTION OF BOULEVARDS

11. The owner or occupier of any lot abutting on Sertain parts of streets may be any public street within the City may (having first used as boulevards,

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obtained the permission, in writing, of Committee Number Two or the City Engineer) enclose with a railing of wood or iron, not exceeding two feet six inches in height, the street opposite to his lot to the distance towards the centre thereof of not more than twenty feet where such street is not more than sixty-six feet in width, and of not more than forty feet where such street is more than sixty-six feet in width from the line of the street next adjoining his lot, except so much thereof as shall be occupied by the sidewalk and the space so set apart is herein called, and shall Boulevards not be known as "a boulevard;" provided always, that no such boulevard shall be constructed or permitted on Dundas Street west of Wellington Street, or on Richmond Street north of Bathurst Street or south of Piccadilly Street, or on any street or part of a street where, in the judgment of Committee Number Two or the City Engineer, the making of the same will inconvenience the travelling public or be otherwise

to be concertain sections

Agreement to be taken from persons authorized to construct boulevards

disadvantageous.

12. Committee Number Two or the City Engineer. before granting such permission, shall take from the person to whom the same shall be given an agreement in writing to sod or sow with grass and clover seed or grass the portion of the street as to which such permission shall be granted, and to keep the railing, sod, and grass thereon in good order and repair, and not to permit noxious weeds or thistles to grow therein; and it shall be lawful for such person to sod or sow the same accordingly, and in the event of failure to perform the conditions of such agreement the permission granted to him may be revoked and put an end to by the said Committee or Engineer.

Injuring trees,

13. No person shall break, injure, dig up, remove or destroy any tree lawfully planted or growing in any of the public streets of the City under the authority of any law of the Province or By-law of the City, or the sod or grass of or in any such boulevard, or the fence or stake or to any s same, or wagon o that per Two or tree for or for ar or Engir

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, remove ng in any uthority City, or , or the fence or railing surrounding the same, or any box. stake or other guard which is planted around or near to any such tree for the purpose of protecting the same, or ride or drive any horse or other animal or wagon or other vehicle on the same; provided always, Permission to that permission may be given by Committee Number may be granted. Two or the City Engineer for the removal of any such tree for the purpose of replacing the same by another or for any other purpose which the said Committee or Engineer deems proper.

14. Every boulevard which has been heretofore Boulevards almade may be lawfully continued, provided authority be continued. for that purpose is obtained from Committee Number Two or the City Engineer.

15. Shade trees shall not be planted or boulevards Shade or ornabe made in the public streets of one chain in width to be planted in or less, opposite to buildings which are occupied otherwise than as dwelling houses without the permission of the owner or occupier of the building, but shade trees planted and boulevards made while lands are not built upon or the buildings thereon are occupied as dwelling houses may be continued, notwithstanding that buildings occupied otherwise than as dwelling houses may be afterwards erected thereon, or that the buildings thereon may be afterwards occupied otherwise than as dwelling houses.

16. No person shall put, pile, place or keep in or Placing lumber, upon any boulevard within the City, any lumber, vards prohibitbuilding material or other thing whatsoever other than a fence or railing therefor, shade trees and sod or grass, built, planted, sown or placed there in accordance with the provisions of this By-law.

17. No person shall use any boulevard within the Horses, or other City for the purpose of pasturing any horse, cow or permitted to be other animal thereon and no person shall lead, drive vards. or place any horse, cow or other animal in or upon any such boulevard or permit any horse, cow or other

animal owned by him or being in his possession or under his control to go or be therein or thereon.

provisions of Section 10 of By-law Number 760 shall apply to anything put, piled, placed or kept in or upon any boulevard within the City contrary to the provisions of this By-law.

Roadway may be made across boulevards.

19. Nothing in this By-law contained shall prevent the owner or occupier of any lot abutting on any public street within the City from making any necessary roadway to his lot across the boulevard onposite to it, or from removing any tree growing upon that part of the street or boulevard required to be used for making such roadway, but no such removal shall take place until after the expiration of twentyfour hours from the delivery of a written notice of the intention to remove the same for the purpose aforesaid, shall have been left at the office of the City Engineer, in which notice shall be specified the name of the person desiring to remove such tree, the number of the house or lot opposite to, and the street in which such tree is situate.

After notice given to the City Engineer.

Projecting branches of trees to be trimmed.

20. The owner and occupier of any lot or parcel of land within the City opposite to which any tree is planted shall cause the same to be kept trimmed at all times, so that the projecting limbs and boughs shall not be less that ten feet above the sidewalk.

City Engineer vards are carried out.

21. It shall be the duty of the City Engineer for that provisions the time being to see that the provisions of this Byrelating to shade trees and boule-law relating to shade trees and boulevards are carried out.

PENALTY.

Penalty.

22. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or and sale ease of t such per may con County for any 1 the said ession or 'eon.

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costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the cinvicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

BY-LAW No. 762.

To provide for the appointment of Pound. keepers, and to regulate pounds.

Passed 9th January, 1893.

DE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

Appointment of pound-keepers.

1. The Council shall from time to time, as occasion shall require, appoint responsible persons to serve in the office of Pound-keeper, one for each of the pounds hereinafter established who shall hold their offices during the pleasure of the Council.

R. S. O. Cap. 215.

2. The provisions of Chapter 215 of the Revised Stairtes of Ontario, 1887, entitled "An Act Respecting Pounds" shall be in force in this City.

Swine, stallions at large within the City.

3. No person shall suffer or permit any swine. bulls, goats and rams, not to run stallion, bull, goat or ram, of which he shall be the owner or which shall be in his possession or custody or under his control, to run at large within the City.

Horses, horned or other cattle, sheep, geese or ducks not to run at large in the

4. No person shall suffer or permit any horse, horned or other cattle, goat, sheep, geese or ducks of which he shall be the owner or which shall be in his possession or under his control, to run at large within the City unless the same are in the care and under the immediate charge of some person capable of controlling them.

POUNDS.

5. There shall be three public Pounds established in the City.

(1.) On the space between the two westerly of the cattle sheds in the south westerly part of the Queen's Park.

(2.)of Pall I Huron s mittee N

(3.)Elmwoo and the Two ma

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(2.) At such place in number Four Ward north of Pall Mall street, east of Waterloo street, south of Huron street and west of Maitland street as Committee Number Two may from time to time appoint.

(3.) At such place in Ward number Six between Elmwood Avenue, Langarth street, the Wortley Road and the Wharncliffe Highway as Committee Number Two may from time to time appoint.

RECORD OF ANIMALS IMPOUNDED.

6. The Treasurer shall furnish each Pound-keeper Pound-keepers with a book, in which the Pound-keeper shall enter of animals impounded, the description of every animal impounded by him, with the name of the person who took or sent the same to be impounded, the day and hour on which he received the same, and the day and hour on which the same was redeemed, and the amount of damages or penalty, and the fees paid by the party redeeming the same or the proceeds of the sale (if any) made; and the Pound-keeper shall at all times produce such book for inspection when required so to do by the Mayor, City Engineer or any Alderman of the City.

DISTRAINING ANIMALS.

7. Any person may distrain any of the animals Any person may mentioned in Sections 3 and 4 of this By-law liver to Pound-keeper animals found running at large contrary to the provisions running thereof, and deliver the same to any of the Pound-trary to By-law. keepers, and it shall be the duty of the Pound-keeper Duty of Pound-keeper to reto whom such animals shall be delivered to impound ceive and impound impound. the same.

8. In addition to all damages and other expenses Fees to be paid in addition to for which the same or the owner thereof, or person in damages and whose possession or custody or under whose control respenses in respect of animals disaminated by the control resp the same may be, shall be liable according to law or trained. according to this By-law, there shall be payable in respect of each animal named in Section 3, distrained under the authority of this By-law, the sum of one dollar, and the same shall be paid by the owner

Pound-

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Revised Respect-

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esterly of rt of the of the animal or other person in whose possession or custody or under whose control the animal may be, or in case the animal shall be sold by the Poundkeeper, be payable out of the proceeds of the sale. after payment of the fees and expenses and the damages, if any; and there shall be payable in like manner and from the same source, in respect of each of the animals mentioned in Section 4, distrained under the authority of this By-law, except geese or due's the sum of fifty cents, and in respect of each goose or duck the sum of ten cents, and the said sums shall be respectively payable to the person distraining the animal in respect of which the same shall be payable.

Owner or pesdamage done by such animal.

9. The owner of or person having in his possessessor of animal b. The owner of or person naving in his possesimpounded to be sion or under his control any of the animals mentioned in Section 4, as well as the owner of or person having in his possession or under his control any of the animals mentioned in Section 3 of this By-law. shall be liable for any damage done by such animal although the fence enclosing the premises in or to which the damage may be done be not of the height required by law or the By-laws of this municipality.

RESCUING ANIMALS.

Animals not to be rescued or retaken.

10. No person shall rescue or re-take, or attempt to rescue or re-take, from the person in whose custody the same shall be, any animal distrained or impounded under the provisions of this By-law.

FEES AND PENALTIES.

Fees of Poundkeepers.

11. The compensation to be allowed the Poundkeeper for services rendered by him in carrying out the provisions of this By-law relating to Pounds and Pound-keepers shall be as follows:

For impounding bulls and stallions, one year old and over, each..... For impounding boars, rams and horses and

horned or other cattle, over two years old, $\tilde{0}\tilde{6}$

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For feeding same per day, each	20
For impounding cattle under two years old, each.	25
For feeding same per day, each	15
For impounding sheep, goats, and swine, each	25
For feeding same per day, each	10
For impounding geese or ducks, each	10
For feeding same per day, each	02
For posting notice of sale	50.
For attending for summons and serving same on	
appraisers of damages	75,
For every sale of distress	50
For advertisingactual disbursem	ents
12. The quantity of food to be furnished by	

For horses and horned or other cattle (except cattle Quantity of food under two years old) each per day—sixteen by Pounds eeper to animals impounded of hay.

Cattle under two years old, each per day—ten pounds of hav.

Pound-keeper shall be as follows:

Sheep, each per day—two and a half pounds of hay. Swine and goats, each per day—one quart of peas or corn.

Geese or ducks, each per day—one-half pint of peas or corn.

And such food shall be of a good and wholesome food to be good description.

And also so much water as the said animals may water also to require to drink.

13. It shall be the duty of the Police Constables stables to imof the City to cause all animals found running at pound animals large contrary to the provisions of this By-law to be at large. impounded, and to prosecute all persons offending against any of the provisions of this By-law.

PENALTY.

14. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty

not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 763.

To Regulate Fences and to Provide for Naming Streets and Numbering Houses.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

FENCES.

1. The City Engineer, the Street Commissioner Fence-viewers. and the Health Inspector for the time being of the City shall be the fence-viewers of the City.

2. A lawful fence shall be of the height of at Height and deleast four feet six inches, and so constructed as not lawful fence. to allow horses, cattle, sheep, goats, swine or geese

to pass through the same.

3. The owner of every vacant lot within the City beard tots to abutting on any street, road, lane or other highway, required by the shall, when required so to do by a written notice from and Number the City Engineer, given under the authority of Committee Number Two, enclose such lot with a lawful fence and shall maintain and keep in repair such fence.

4. The owner of every lot or parcel of land within Lots with pits, the City upon which there is a pit, precipice, deep be fenced. water or other place dangerous to travellers, shall cause the same to be enclosed with a lawful fence and maintain and keep in repair such fence.

NAMING STREETS.

5. Committee Number Two shall cause the name Number Two of every street, road or public communication within affix names of the City to be affixed at the corners thereof, on either corners. public or private property, where the same has not already been done.

NUMBERING HOUSES AND LOTS.

Houses and lots to be numbered.

6. Every house or lot fronting or abutting on any street or highway within the City shall be numbered as directed by the City Engineer.

House numberers may be appointed.

7. The Council may from time to time appoint one or more persons (hereinafter called the house numberers) to number the houses and lots aforesaid

How and where numbers to be affixed and size of figures to be

8. The house numberers shall affix or inscribe the proper number as directed by the City Engineer, in plain and legible figures at least two inches in length. in a conspicuous place not higher than the first story in front of every house, building or other erection which is not now numbered or which may be hereafter erected within the City.

Expense of numbering.

9. The expense incident to the numbering of each house or lot shall not, including the cost of affixing the number, exceed the sum of twenty cents, and the occupant, or in case of his default the owner, of every such house or lot shall be charged with such expense and shall pay the same to the house numberer within twenty-four hours after performance of the work and a personal demand of payment.

When to be paid.

House num-

obstructed.

10. No person shall obstruct the house numberer berers not to be in the performance of his duties or prevent him from performing the same.

Numbers not to be removed, etc.

11. No person shall remove, deface, obliterate or destroy the figures placed on or affixed to any house, building or other erection numbered.

Unnecessary to number barns or sheds except livery stables.

12 It shall not be necessary to affix numbers to any barn or shed unless with the consent of the owner or occupant thereof, but this exception shall not apply to livery stables.

Unnecessary to affix numbers to churches, etc.

13. It shall not be necessary to affix numbers to any church or place of public worship, public school, or any public building belonging to the Crown, or to the Corporation of the City of London, or the Corporation lot, or lo a livery

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poration of the County of Middlesex, or any vacant lot, or lot upon which only a shed or barn (other than a livery stable) is erected.

14. Nothing in this By-law contained shall pre-Owner or occupier may vent any owner or occupier of any house, building or affix figures for himself it of other erection, required by this By-law to be num-required size and represent-bered, from numbering the same with such figures as ing proper numbers. such owner or occupant shall see fit, provided that such figures are not of less size than the figures prescribed by this By-law, and represent the proper number of such house, building or other erection.

PENALTY.

16. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of their being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

BY-LAW No. 764.

To provide for Assessing Lawns, and Regulating the use of Parks, Squares and Gardens.

Passed 9th January, 1893,

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

ASSESSING LAWNS.

Assessment of

1. Ground within the City of London used as a paddock, park, lawn, or pleasure ground shall be assessed like other ground.

PARKS, SQUARES AND GARDENS.

No. 2 Committee to have charge of public parks, squares and gardens.

2. Committee Number Two shall have the care and custody of Victoria Park and all other public parks, squares and gardens within the City, or belonging to the Corporation, subject to all such Bylaws as may from time to time be passed by the Council; but no moneys shall be expended thereon except such as shall be appropriated by the Council for that purpose.

Police officers, etc., may exclude from the public parks, squares and gardensdrunken or filthy persons etc.

3. It shall be lawful for any police officer, constable, caretaker, or other person duly authorized by the said Committee or by the Mayor or any of the Aldermen of the City, to exclude from the said Park or any of the public parks, squares or gardens within the City, all drunken or filthy persons, vagrants, prostitutes and notoriously bad characters, and to remove therefrom any person who is violating any Bylaw of the Council or regulation for the care and maintenance of the said Park or any of the public

parks, so mitting a duct thei

4. No other and or through squares of the roads erate rate persons f

5. No of the sai or garder given to Committe

6. No gates, loo benches other Cit any of the City.

7. No injure or said Con flowers, 1 Park or dens wit

8. No ing the cogoat, dog mit the so or any o the City

9. N stones, c or any o the City parks, squares or gardens within the City, or is committing a nuisance, or is guilty of any disorderly conduct therein.

4. No person shall drive or ride any horse or Driving or riding elsewhere other animal, or any carriage or other vehicle, in, upon than on ronds set apart as or through the said Park or any of the public parks, carriage drives squares or gardens within the City, elsewhere than on moderate rate prohibited. the roads set apart as carriage drives, or at an immoderate rate, or so as to interfere with or endanger other persons frequenting the same.

5. No person shall walk on the grass and sward Grass and of the said Park or any of the public parks, squares ward not to be sward not to be or gardens within the City, unless where permission is permission is given to do so by or under the authority of the said given to do so by or under the authority of the said Committee.

6. No person shall break or injure any of the Breaking or injuring fences, gates, locks, bolts or fences of, or any of the seats or etc. benches for the accommodation of the public, or any other City property contained in the said Park or in any of the public parks, squares or gardens within the City.

7. No person shall climb, break, peel, cut, deface, Climbing or removing trees. injure or destroy, or without the permission of the etc., prohibited. said Committee, remove any of the trees or shrubs, flowers, roots or grass growing or being in the said Park or in any of the public parks, squares or gardens within the City.

8. No person being the owner or keeper, or hav-Horses, mules, ing the care, custody or control of any horse, mule, ass dogs, cattle, goat, dog, cattle, swine or geese, shall suffer or per-not to go at mit the same to go at large in or to enter the said Park large in or enter the said Park public parks, or any of the public parks, squares or gardens within squares and the City, or to do any damage therein or thereto.

9. No person shall play at foot-ball, or throw Playing games stones, or play at any games within the said Park or any of the public parks, squares or gardens within the City, without the permission of the Council.

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10. No person shall make use of the said Park or thoroughfares any of the public parks, squares or gardens within or walks.

the City as a thoroughfare for the said Park or the City as a thoroughfare for the purpose of passing from one part of the City to another unless by means of the walks or roads therein.

Walks or drives of Park not to be used for purpose of transporting merchandise with loaded vehicles.

11. That the walks and drives in the said Park or in the public parks, squares or gardens within the City shall not be made use of for the purpose of traffic or for driving from one part of the City to another with loaded vehicles or vehicles used for the purpose of transporting merchandise or other goods or chattels, but nothing in this Section contained shall apply to vehicles containing material for use in the said Park.

PARK RANGER.

Park Ranger. appointment of.

12. It shall be the duty of the Council from time to time to appoint a caretaker of Victoria Park who shall be known as the Park Ranger.

Duties of Park Ranger.

13. It shall be the duty of the Park Ranger:

To have control over laborers. etc.

(1) To have control over all foremen, gardeners. mechanics or laborers employed upon or in any of the works under his control.

To act under the direction of Committee Number Two.

- (2) To act under the direction of Committee Number Two of the Council in all cases in which permanent changes, repairs or improvements are being made in the walks, drives or buildings in the said Park.
- (3) To see that the provisions of this By-law are enforced.

QUEEN'S PARK.

Use of buildings in Queen's Park.

14. None of the buildings of the Corp nation in Queen's Park shall be used except for exhibition purposes without the express sanction of the Council on the report of Committee Number Two.

Smoking in buildings prohibited.

15. No smoking shall be permitted under any circumstances in any of the said buildings.

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the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of their being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 765.

Relating to the Measurement and Sale of Wood and Lime.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. In the construction of this By-law the word "cordwood" shall include all kinds of wood for fuel.

2. The Wood Market now established on the south side of York Street between Wellington Street and Waterloo Street, shall continue to be the Wood Market of the City.

3. There shall be appointed an officer to take charge of the Wood Market, who shall be called the Clerk of the Wood Market, who shall be entitled to receive and retain as remuneration for his services the fees collected for the measurement of wood on the Market, as prescribed by this By-law.

4. The Clerk of the Wood Market shall not purchase cordwood which shall be brought to the City for sale, except such as shall be required for the consumption of himself or his family and not to be resold.

5. No person shall sell or expose for sale cordwood within the City at any place but the Wood Market, or until the some shall have been inspected and measured, and the fees prescribed by this By-law have been paid thereon; but nothing herein contained shall prevent the owner or keeper of a wood-yard, who shall pay the fees prescribed by Section 8 of this By-law, from selling cordwood at and delivering it from his wood-yard.

Cordwood includes all 1 inds of wood for fuel.

Wood market continued.

Clerk of Wood Market to be appointed.

To be allowed the fees collected instead of salary.

Clerk of Wood Market not to purchase cordwood, except for his own use.

Cordwood not to be sold except at Wood Yarket, or until a spected and measured, and fees paid, but section not to apply to keepers of wood-yards.

6. No for cordy Market to purpose within the to the Withere.

7. No purchase before the shall be family, a

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6. No person shall within the City buy or bargain Forestalling for cordwood by the way as it comes to the Wood Market to be sold before it is brought there for the purpose of re-selling the same, and no person shall within the City sell cordwood by the way as it comes to the Wood Market to be sold before it is brought there.

7. No huckster or runner shall bargain for or Purchase of purchase cordwood brought to the City for sale bucksters or before three o'clock in the afternoon, except such as runners shall be intended for consumption by himself or his

family, and not to be re-sold.

8. All cordwood sold by the owner or keeper Cordwood sold of a wood-yard within the City, at any place keepers of wood-other than the Wood Market, shall be measured and measured and inspected by the Clark of the W inspected by the Clerk of the Wood Market, and it shall be the duty of the seller thereof to cause it to be so measured and inspected before it is delivered to the purchaser, and to pay to the said Clerk a fee of five Fees to be paid. cents per cord for every cord, or fraction of a cord, which shall be so measured by him where the quantity is ten cords or under, and three cents for each additional cord, or fraction of a cord.

9. No person using the Wood Market shall block Centre of the up the centre of the street or the sidewalks therein, walks in Wood Market not to but a space in the centre of the street sufficient for be blocked up. teams to pass each other shall be left clear, and the

sidewalks shall not be encumbered in any way.

10. Persons in charge of horses, wagons or other Persons in charge of vehicles, in the Wood Market, shall not leave their horses, etc., not to leave their horses, etc., not horses, wagons or other vehicles, or assemble together assemble to on the sidewalks, or wantonly snap their whips, or gether onsidewalks, otc. make a noise, or make use of obscene or blasphemous language, or annoy or insult persons passing on the sidewalks or through the market.

11. Every person bringing cordwood to the Wood placed as directed by Market for sale shall place his wagon or other vehicle Clerk. in such place and order as the Clerk of the Wood

Wagons to be

Persons not to depart from place assigned. Market shall direct, and in case of refusal so to do the Clerk may enforce its removal, but in carrying out the provisions of this section no preference whatever shall be given by the Clerk, and no person shall depart from the place assigned to him before he has disposed of his cordwood, unless to leave the Wood Market.

How cordwood to be classed. and of what each class is to consist.

12. All cordwood sold, or offered or exposed for sale, within the City, shall be classed as follows, that is to say: "First class" consisting of sound merchantable beech, hard maple, ironwood, hickory and black birch: "Second class" consisting of sound merchantable rock elm, white ash and soft maple; "Third class" consisting of sound merchantable basswood. swamp elm, red oak and black ash; "Fourth class" consisting of pine; "Fifth class," all refuse wood. consisting of hemlock, cedar and other woods not enumerated, with branches and chips.

Cord of cordwood to contain 128 cubic feet.

13. A cord of cordwood shall consist of and contain one hundred and twenty-eight cubic feet of wood.

Size and form of woodrack to be used.

14. The rack or box of every vehicle wherein cordwood is exposed for sale or marketed within the City, shall be of uniform size from top to bottom, that is to say: the bottom or floor of such rack or box shall be loose and the sides thereof perpendicular and parallel to each other, and no person shall within the City make use of any other description of rack or box.

Clerk, when required by buyers of wood sold within the City, is properly pack-ed and piled.

15. The Clerk of the Wood Market shall, when required so to do by the purchaser of cordwood exto see that same posent for sale or sold or delivered within the City, see that the same is properly packed or piled, and if necessary he shall cause the seller to re-pack or rewhich the same, and if he refuses to do so, shall himself re-pack or re-pile the same, and he shall be entitled to the following fees, to be paid by the seller, for so doing:

Provision for repacking and repiling.

For re-pa cents cord paid

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For re-packing or repiling ten cords and under, ten Fees therefor. cents per cord; and eight cents for each additional cord; and every fractional part of a cord shall be paid for as a full cord.

16. No crooked wood shall be packed or piled Crooked wood not to be piled with cordwood, but the same shall be packed or piled with cordwood. separately, the Clerk making an allowance for such crooked wood.

17. The Clerk of the Wood Market shall upon Clerk on paypayment of his fees deliver to every person for whom inspect cordhe shall measure or inspect cordwood a certificate in certificate. writing, stating the number of feet measured or inspected, the date of measurement or inspection and the class to which such cordwood belongs, and where such cordwood is contained in a wagon or other vehicle he shall mark the said particulars on such And mark parwagon or vehicle and he shall also enter the said par-ticulars on wagon or vehicle ticulars together with the names of the respective and entercertain owners or vendors of such cordwood in a book to be book

kept by him for that purpose.

18. Every person in charge of cordwood exposed Persons in charge of cordfor sale within the City shall when required so to do wood to produce exhibit to any person purchasing or offering to pur-deliver it to purchase the same the certificate of measurement and inspection thereof and the marks upon the wagon or other vehicle made by the Clerk of the Wood Market as aforesaid, and shall also when the purchase has been completed deliver such certificate to the purchaser.

19. No person shall falsify or alter the marks Marks on wagons not to made upon his wagon or other vehicle by the Clerk be falsified, altered, or of the Wood Market as aforesaid, or deface the same defaced, till contents delivered. until the contents of such wagon or other vehicle have been delivered.

20. Every load of cordwood brought to the Wood When cordwood to be deemed to Market, and there kept for the space of ten minutes be exposed for sale. shall, whether actually offered for sale or not, be deemed to be exposed for sale there, and such cord-

Fees to be paid by persons o her than keepers of Wood Yards,

21. Every person, except the owner or keeper of a wood-yard selling or exposing cordwood for sale within the City shall pay to the Clerk of the Wood Market the following fees:

For each load drawn by two or more animals, 5 cents For each load drawn by a single animal or

otherwise than by two or more animals. . 3 cents And upon payment of the proper fees such person shall be entitled to have his cordwood inspected and measured and to receive the certificate hereinbefore mentioned.

Fees for inspecting, measuring and certifying quantity and quality of cordwood.

22. The Clerk of the Wood Market shall be entitled to demand and receive the following fees for inspecting, measuring and certifying the quantity and quality of cordwood inspected and measured by him, that is to say:

For each additional cord..... And every fractional part of a cord shall be paid for as a full cord.

MEASURING LIME.

Measuring of lime.

Measure to be provided by person selling lime, and sales contrary.

23. Every person selling or exposing for sale lime within the City shall provide himself with a measure duly stamped by the Inspector of Weights and Measures, or other proper officer, which measure to be with refer-shall be constructed of the following dimensions, that in the absence is to say: at the bottom on the inside the diameter thereof shall be one foot and six inches, and at the top on the inside the diameter thereof shall be one foot and ten inches, and which said measure shall contain two Winchester bushels, heaped measure, and all sold by unless 6 thereof

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sale lime measure that and measure ons, that liameter d at the be one re shall measure, and all lime hereafter sold within the City shall be sold by and measured with such measure as aforesaid, unless expressly dispensed with at the time of sale thereof by both buyer and seller.

PENALTY.

24. Any person convicted of a breach of any of Penally, the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

BY-LAW No. 766.

To Provide for the Weight and Sale of Bread.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

Weight of bread.

1. All bread sold or offered for sale in the City of London, of whatever shape, form or fashion, shall be in loaves of one pound and a half, two pounds, or four pounds, respectively.

Weight to be stamped on certain bread. 2. That every loaf of one and a half pounds in weight effered for sale in the City of London shall have the weight thereof stamped thereon by an official stamp, which it shall be the duty of the Inspector to supply to the baker upon receipt of the cost price thereof.

Inspector may cause bread to be weighed.

3. That the Inspector, in addition to testing the weight of bread he finds offered for sale from bakers' wagons or stores, as heretofore, be also, and he hereby is, empowered to enter any bakeshop in the City of London for the purpose of weighing the bread therein,—provided always that only such bread as has been baked for twelve hours or less shall be liable to be seized or forfeited, as hereinafter provided, in the event of the same being of less weight than this By-law directs.

Bakers must register place of business,

4. That every baker who manufactures bread for sale within the City of London shall register with the Inspector the location of his place of business and the time or times of the day when his full baking of bread, less than twelve hours old, may be found on his premises for the purpose of inspection.

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the proat the context exclusion said pocosts, and said case of such proat country for any the said the context of the country for any the said the country for any the country for any

5. Nothing in this By-law contained shall be con-Biscuita, buns, strued or extended to prevent bakers or other persons from selling biscuits, buns, rolls, crackers, muffins or any other fancy cakes commonly made in the trade.

6. All bread sold or offered for sale within the Bread offered City of London of less weight than is hereinbefore to Byshaw may specified, or in violation of any of the provisions of this Byshaw, shall be seized by the Inspector and forfeited for the use of the poor.

PENALTY.

7. Any person convicted of a breach of any of Penalty. the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of their being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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bread for fister with f business full baking be found on.

BY-LAW No. 767.

To Provide for the Appointment of Chimney Sweeps and to Define their Duties.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. The Municipal Council, upon the recommendation of Committee Number Three, may from time to time appoint a Chinney Sweep for each of the districts mentioned in the next succeeding section, and may define their duties.

2. There shall be two Chimney Sweeps, one for Wards Numbers One, Three and Six, and the other for Wards Numbers Two, Four and Five.

3. It shall be the duty of the Chimney Sweeps:

- (1) To provide themselves with such brushes and other apparatus for cleaning chimneys as shall be approved of by Committee Number Three, and they shall not be entitled to collect the fees and rates authorized by this By-law unless such apparatus is used.
- (2) To cause to be well and effectually swept every flue and chimney in use within their respective districts which they shall be required to sweep.

(3) To make complaint to the Inspector of Buildings of any infraction of the By-laws of the City relating to the sweeping of chimneys, in order that the offender may be proceeded against

(4) To report to the Inspector of Buildings and chimney or flue which shall be so constructed as to a dangerous in promoting or causing fires, and any other infraction of the By-laws of the City for preventing fires.

Number of Chimney Sweeps and limits of their

Appointment of Chimney

Sweeps.

districts. Duties of.

To provide brushes and apparatus.

To sweep flues and chimneys when required.

To complain to Inspector of Buildings of infraction of By-laws.

To report any dangerous chimney or flue. 4. Tl satisfacti and effic payment negligen

5. The following them, the

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8. To or other quiet an attempt Clause liable to

4. The Chimney Sweeps shall give security to the Sweeps to give satisfaction of Committee Number Three for the due security. and efficient performance of their duties, and for the payment of any damage done to any citizen by the negligent discharge of such duties.

5. The Chimney Sweeps shall be entitled to the Escot Chimney following rates and fees for services performed by them, that is to say:

For sweeping each flue of a one-story house, eight cents.

For sweeping each flue of a two-story house, ten cents.

And for sweeping each flue of a house more than two stories high, twenty cents.

6. Every person occupying a house or building, Duty of or room therein, within the City, in or attached to house, etc. to house the same to be used as a and flues swept. Chimney or flue, if the same has been in constant use during the year, shall cause the same to be well and sufficiently swept and cleaned once in every six months; and if the same has not been in constant Twice a year if use during the year, shall cause the same to be well and in other and sufficiently swept and cleaned once in every gear cases once a twelve months.

7. The Chimney Sweeps shall be under the direc-Shimney tion and control of the Inspector of Buildings; and under control of in case any chimney shall take fire, and the cause of Buildings and such fire can be traced to the negligence or careless-negligence. ness of the Chimney Sweep such Chimney Sweep shall be liable to the penalties of this By-law.

8. The Chimney Sweeps shall enter houses, shops, Sweeps to enter or other buildings, only at reasonable hours, and in a houses at reasonable quiet and peaceable manner; and any violation or hours and not violate the attempted violation on their part of the provisions of this By-law. Clause Number 5 of this By-law shall render them liable to the penalties of this By-law.

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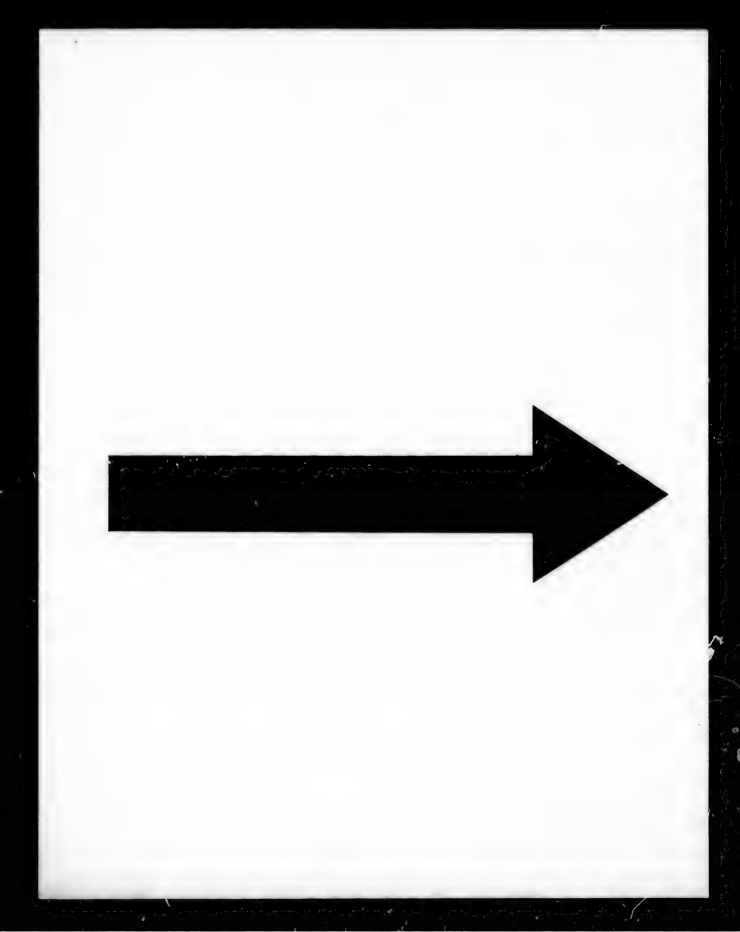
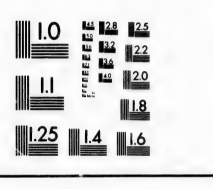


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PENALTY.

Penalty.

24. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 768.

To Provide for the Continuance of a Police Office and Lock-up House.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. The Police Office situate on the north side of Police Office Carling Street shall continue to be the Police Office of the City.

2. The Lock-up House situate on the north side Lock-up bouse of Carling Street shall continue to be the Lock-up House of the City for the detention of all persons detained for examination on a charge of having committed any offence, and of all persons detained for transmission to any Common Gaol or House of Correction, either for trial or in the execution of any sentence.

BY-LAW No. 769.

Relating to Tavern and Shop Licenses.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

NUMBER OF LICENSES.

Number of tavern licenses

1. The number of Tavern Licenses to be issued limited to thirty-in and for the City of London for the license year beginning on the first day of May, 1892, and for every license year thereafter, until this By-law be altered or repealed, is limited to and shall not exceed the number of thirty-four.

Shop licenses limited to six.

2. The number of Shop Licenses to be granted in and for the City of London is limited to and shall not exceed the number of six.

LICENSE FEES.

Fees for tavern licenses.

3. The sum or duty to be paid in respect of every tavern license granted within the City shall be the sum of one hundred and ten dollars.

Fees for tavern licenses without

4. The sum or duty to be paid in respect of every tavern accommodation, tavern license granted within the City where the person to whom the same is granted is exempted from the necessity of having all the tavern accommodation required by law shall be the sum of one hundred and thirty dollars.

Fees for shop

5. The sum or duty to be paid in respect of every shop license granted within the City shall be the sum of one hundred and thirty dollars.

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Relating to Dogs.

Passed 9th January, 1893.

BEIT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. In this By-law the word "dog" shall include interpretation of the word "dog."

2. Every person who is within the City the owner, Tax on owners, possessor or harborer of a dog shall pay a yearly tax of one dollar for every such dog.

3. Every person who is within the City the owner, Owners of dogs possessor or harborer of a dog, shall before thirty-first day of January in each year, procure such dog assist January in to be numbered, described and registered, for the year commencing on the first day of February thereafter, in the office of the Inspector of Licenses, and shall cause such dog to wear around its neck, a collar and to cause of metal, or of leather with metal plate, on which are inscribed metal collar or plate shall be inscribed the name of owner and metal such person, and to which collar shall be attached a c. T. P. and metal check, on which shall be inscribed the letters year thereon. C. T. P. (City Tax Paid), and figures indicating the year for which such tax has been paid, and a number corresponding with the number under which such dog is, for the time being, registered in the books of the Inspector of Licenses.

4. Every such person shall, on payment of the tax Metal check to imposed by Section 2 and registering his dog as pro-ofcharge on paywided in Section 3, be furnished free of charge with the metal check mentioned in the next preceding Section.

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5. Any person in possession of a dog, or who shall harbor or suffer any dog to remain about his house or premises shall be deemed the owner of such dog for the purposes of this By-law.

License Inspector not to regis ter dog unless tax is paid.

6. The Inspector of Licenses shall not register any such dog unless the person applying to have the same registered shall have paid the tax imposed by Section 2 of this By-law.

License Inspector to keep book and make record therein of dogs registered and other to make weekly return and statements to Treasurer.

7. It shall be the duty of the Inspector of Licenses to keep a book in which shall be recorded the name of the owner of every dog registered under the provisions of this By-law, the date of such registration, the description of the dog, the registration number and the amount of the tax paid; and it shall also be the duty of the Inspector of Licenses to make a weekly return to the City Treasurer of the moneys collected by him, and to furnish therewith a statement showing the persons by whom such moneys shall have been paid.

Duties of License Inspector performed under supervision of No. 3 Commit-

8. The Inspector of Licenses shall perform the as to dogs to be duties imposed upon him by the provisions of this By-law relating to dogs under the supervision and direction of Committee Number Three.

Vicious dogs not to run at large.

9. No person shall suffer or permit any dog of which he is the owner, possessor or harborer to run at large within the City, if such dog is of a vicious or ferocious disposition or accustomed to snap at or bite mankind, or if such dog has previously attacked or bitten any person travelling in or along the public street.

After 1st Feb.,

10. No person shall after the first day of Febdogs not to run at large without ruary in any year suffer or permit any dog of which he is the owner, possessor or harborer to run at large within the City unless such dog shall have around its neck the collar and metal check mentioned in Section 3, inscribed as therein provided.

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11. Any person guilty of removing a collar or Removing collars. plate from a licensed dog shall be subject to the penalties of this By-law.

12. Any dog known to be rabid shall be immedi-Rabies,

ately destroyed.

13. The owner of any bitch in heat who sha suffer Bitch in heat, or permit the same to run or be at large while heat

shall be subject to the penalties of this By-law.

14. Any Police Constable or other person author-Dogs running at ised for that purpose by the Mayor, Police Magistrate to By-law may be seized and or Chief of Police may seize any dog found running impounded and Pound-keeper to at large, elsewhere than on the premises of the owner, kill unless reclaimed. possessor or harborer thereof, contrary to the provisions of this By-law, and it shall be the duty of the Police Constables so to do; and every such Police Constable or other person shall forthwith, after making such seizure, deliver such dog to one of the Pound-keepers of the City, and it shall be the duty of the Pound-keeper to whom the same shall be delivered to impound such dog, and to supply it with water while impounded, and in case it shall not be reclaimed, as hereinafter provided, within forty-eight hours after it shall have been delivered to the Pound-keeper it shall be the duty of the Pound-keeper to kill such dog.

15. The owner, possessor or harborer of any dog owner, etc., impounded under the next preceding section may impounded on reclaim his dog on application to the Pound-keeper, and proof of on proof of his ownership, and on payment of the sum of one dollar, one-half of which shall be retained by the Pound-keeper and the other half be paid to the person by whom such dog shall have been impounded.

16. The Police Magistrate, or other Magistrate Police Magispresiding at the Police Court, upon the trial of any order dog in complaint for an infraction of the provisions of Sec-complaints tions 9, 10 and 13 of this By-law, may, in addition to sections 9, 10 the imposition of a fine and costs, order that the dog destroyed. or bitch in respect of which the complaint is made, shall be killed, and if the owner or person in whose

Penalty for refusal to obey order. possession or custody such dog or bitch—all be shall neglect or refuse to deliver the same up to any member of the Police Force for the purpose of being killed, upon request for that purpose being made, or shall in any way hinder or prevent such dog or bitch from being taken and killed, he shall be liable to the penalties imposed for an infraction of the provisions of this By-law.

PENALTY.

Penalty.

17. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of their being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 771.

Relating to the Receipt of Fees by Officers of the Corporation.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. No officer or servant of the Corporation shall, Officers and servants not to directly or indirectly, take or receive for his own use, receive any fees in addition to in addition to the salary or wages from time to time salary or wages. assigned to him by the Council, any fee, emolument or reward, for any service performed by him in his capacity of such officer or servant, or by reason of his occupying or holding that position, whether the same is payable by the Corporation, or by the Crown, or by any other person, but all such fees shall be such fees to be forthwith after the same shall be received accounted reasurer. for and paid over to the City Treasurer for the use of the Municipality; and if any such fee, emolument or reward shall be received by such officer or servant, and shall be applied to his own use, or shall not be forthwith accounted for and paid over to the City Treasurer, such officer or servant shall incur the penalty of instant dismissal from his office or employ-Indetault officer ment, and the Corporation may at its option deduct dismissed. the amount of any such fee, emolument or reward so received from any moneys which such officer or servant is entitled to receive from the Corporation; provided always, that nothing herein contained shall extend or apply to the fees or emoluments to which the Section not to Treasurer is or may be entitled for or in connection apply to certain tees to with any duty performed by him in reference to or under the provisions of "The Assessment Act" relat-

Or to Officers paid by fees ing to the collection of arrears of taxes, or the sale of land for arrears of taxes; and provided also, that this section shall not apply to any officer or servant whose salary or remuneration is paid by fees only, and every officer or servant of the Corporation shall be deemed to be employed on the terms contained in this Section.

PENALTY.

Penalty

2. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay at the discretion of the convicting magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid.

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BY-LAW No. 772.

Relating to Certain Powers of the Court of Revision.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

1. The Court of Revision, shall not have power Court of under the provisions of Section 67 of "The Consolitation of Section 67 of "The Consolitation of Section 67 of "The Consolitation of Court of Section 67 of "The Consolitation of Consolitation of Section 67 of "The Consolitation of Consolitation of Section 67 of "The Consolitation of Section 67 of "

BY-LAW No. 773.

For Regulating the Proceedings of the Council of the City of London and its Committees, and to Define the Duties of Certain Officers of the Corporation.

Passed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

Rules to apply in all cases and existing rules repealed.

1. In all proceedings had or taken in the Municipal Council of the said City, the following rules and regulations shall be observed, and shall be the rules and regulations for the order and despatch of business in the said Council, and all rules existing and inconsistent with this By-law at the time of the passing thereof are hereby repealed.

MEETINGS AND ADJOURNMENTS OF COUNCIL.

Meetings of

2. The Council shall meet on the first and third Monday of every month, at half-past seven o'clock in the afternoon, unless otherwise ordered, or unless such Monday be a public holiday, in which latter case the Council shall meet at the same hour on the next following day not being a public holiday.

Special meetings to be summoned by Mayor.

3. Whenever a meeting may be required for special business, it shall be called by the Mayor at such time as he may deem requisite; or at the request of a majority of the members of the Council. The Clerk shall summon the meeting, and it shall not be competent to consider or decide upon any matter at a special meeting unless such matter has been fully explained in the notice calling the meeting; and the deposit in Her Majesty's post office at London of the postal card or letter summoning the

Subject for consideration to be specified on notice.

Deposit of notice in P. O. sufficient service.

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siding prece requi corre said meeting addressed to the respective members of the Council, shall be deemed sufficient service of the said notice.

4. Unless there shall be a quorum present in half Meeting to an hour after the time appointed for the meeting of if no quorum present in half the Council, the Council shall stand adjourned until the next day of meeting, and the Clerk shall take down the names of the members present at the expiration of such half hour, and shall publish the names of the absent members in the City paper having the printing of the Council.

5. The Council shall always adjourn at the hour Council to adof eleven o'clock in the evening, if in session at that hour, unless otherwise determined by a vote of twothirds of the members present.

6. The members of the Council shall not leave keep their their places on adjournment until the Mayor or other places until the Mayor leaves the Chair.

ORDER OF PROCEEDINGS IN COUNCIL.

7. So soon after the hour of meeting as there Mayor to take shall be a quorum present the Mayor shall take the quorum present chair and call the members present to order.

8. If the Mayor is not in attendance the Clerk In absence of shall call the meeting to order, and a Chairman shall call meeting to be chosen who shall preside until the arrival of the Mayor.

9. In the absence of the Mayor one of the Alder-An Alderman to men present shall be chosen to preside, and shall absence of take the chair and preside during the absence of the Mayor and at the meeting only at which he has been so chosen.

10. Immediately after the Mayor or other pre-Minutes to be siding officer has taken his seat, the minutes of the preceding meeting shall be read by the Clerk (if required), in order that any mistake therein may be corrected by the Council.

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Mayor to pre serve order and of order.

11. The Mayor or other presiding officer shall decide questions preserve order and decorum, and decide questions of order, subject to an appeal to the Council.

Mayor in deciding a point of order to state rule applicable.

12. When the Mayor or other presiding officer is called on to decide a point of order or practice he shall state the rule applicable to the case without argument or comment.

Mayor may vote. tived if votes

equal.

13. The Mayor or other presiding officer may vote Questions negative with the other members on all questions, and any questions on which there is an equality of votes shall be deemed to be negatived.

When Mayor leaves the chair to take part in debate an Alder place.

14. If the Mayor or other presiding officer desires to leave the chair for the purpose of taking the debate or otherwise, he shall cal

Aldermen to fill his place until he resur

Members speak-ing to address Mayor and stand uncovered.

15. Every member, previous to his spearing, shall rise from his seat uncovered, and shall address himself to the Mayor or other presiding officer.

Two or more members rising together to speak.

16. When two or more members rise at once the Mayor or other presiding officer shall name the member who first rose in his place, but a motion may be made that any member who has risen "be now heard" or "do now speak."

Members present to vote unless personally interested in the question.

17. Every member present, when a question is put, shall vote thereon unless he be personally interested in the question, and such interest is resolvable into a personal profit peculiar to the member, and is not in common with the interests of the citizens at large, in which case he shall not vote.

When question is being put members not to leave Chamber. ing not to be interrupted

18. When the Mayor or other presiding officer is putting the question, no member shall walk across or Members speak- out of the Chamber, and when a member is speaking no other member shall hold discourse which may interrupt him or interrupt him except to order, or pass between him and the chair.

Calling members to order.

19. A member called to order shall sit down unless permitted to explain, and the decision of the Mayor or other presiding officer shall be submitted

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to, unless an appeal is made to the Council, in which case the question shall be determined without debate.

20. No member shall speak disrespectfully of the Members not to reigning Sovereign or of any of the Royal Family, or fully of the of the Governor-General or person administering the Royal Family, Government of the Dominion of Canada, or of the General or Lieutenant-Governor or person administering the Lieutenant-Governor, or Government of this Province, or use offensive words language or against the Council or any member thereof, or speak beside the question in debate or reflect upon any debate. beside the question in debate, or reflect upon any Penalty vote of the Council, except for the purpose of moving Penalty. that such vote be rescinded.

21. Any member may require the question or Members may motion under discussion to be read at any time dur- to be read. ing the debate, but not so as to interrupt a member while speaking.

22. No member shall speak more than once to Members not to the main question without leave of the Council except same question in explanation of a material part of his speech which or for more than once, may have been misconceived, but then he is not to fifteen minutes. introduce new matter. A reply is allowed only to a When reply member who has made a substantive motion to the Council, but not to any member who has moved an order of the day, an amendment, the previous question, or an instruction to a Committee; and no member shall without leave of the Council speak to the same question or in reply for longer than a quarter of an hour.

23. Upon a division of the Council, the names of Recording divisions when those who vote for and of those who vote against the ayes and nays called for. question shall be entered upon the minutes, not only in the cases required by law, but when a member shall call for the aves and navs.

24. Questions may be put to the Mayor or other Questions may presiding officer or through him to any member of Mayor or the Council, relating to any bill, motion or other Council, matter connected with the business of the Council or.

Debate not allowed.

the affairs of the City, but no argument or opinion is to be offered, or facts to be stated, except so far as may be necessary to explain the same, and in answering any such question a member is not to debate the matter to which the same refers.

Reconsideration of question.

25. After any question, except one of indefinite postponement, has been decided, any member who voted in the majority may, at the same session or at a subsequent session if he has given notice thereof in writing at such subsequent session, move for a reconsideration thereof, but no discussion of the main question shall be allowed unless reconsidered; nor

reconsidered once only.

Question can be shall any question be reconsidered more than once. and then only by two-thirds of the members present voting in favor of such reconsideration.

No person exthe Bar.

26. No person, except members or officers of the cept members and officers to be Council, shall be allowed to come within the Bar during the sittings of the Council, without the permission of the Mayor or other presiding officer, and when the doors shall be directed to be closed all persons except the members and the Clerk shall retire.

Closing of the

ORDERS OF THE DAY.

Orders of the

27. The Clerk shall prepare for the use of the members "The General Orders of the Day," for each meeting of the Council. containing-

1—Confirming Minutes of last meeting.

2—Original Petitions and Communications.

3—Referring Petitions and Communications.

4—Reports of Committees and Consideration thereof.

5—Unfinished Business.

6-Enquiries.

7—Motions.

8-Giving Notice.

9—Introduction and Consideration of Bills and By-laws.

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Bills⁾ and

28. The business shall in all cases be taken up in Business to be taken up in which it stands upon the "General in which it orders of the Day," unless otherwise determined orders of the Day," unless otherwise determined orders of the upon by a vote of two-thirds of the members present, otherwise and all questions relating to the priority of business ordered. shall be decided without debate.

MOTIONS AND ORDER OF PUTTING QUESTIONS IN COUNCIL.

29. Notice shall be given of all motions for intro-Notice to be ducing new matter other than matters of privilege given of monand bringing up petitions, and no motion shall be discussed unless such notice has been given at the last regular meeting of the Council.

30. All motions shall be in writing and seconded Motions to be in before being debated or put from the Chair.

31. When a motion is seconded it shall be read Motion to be read before deby the Mayor or other presiding officer before debate. bate.

32. After a motion is read by the Mayor or other After a motion presiding officer, it shall be deemed to be in posses-possession of the sion of the Council, but may be withdrawn at any be withdrawn in time before decision or amendment with the permission of the Council.

33. A motion for commitment, until it is decided, Motion to comstall preclude all amendment of the main question.

Motion to commitment, until it is decided, Motion to commit precludes all amendment.

34. A motion to adjourn shall always be in order, Motion to adbut no second motion to the same effect shall be order. made until after some intermediate proceeding shall to adjourn. have been had.

35. When a question is under debate no motion Motions to be shall be received unless to commit it. to amend it, to question is under lay it on the table, to postpone it, or to adjourn, or the previous question.

36. The previous question, until it is decided, shall Previous preclude all amendment of the main question, and shall be in the following words: "That the question be now put." If the previous question be resolved in the affirmative the original question is to be put forthwith without any amendment or debate.

How amendments to be put-

37. All amendments shall be put in the reverse order in which they are moved, except in filling up blanks, when the longest time and the largest sum

be reduced to writing.

fice to prelude amendments.

Only one amendment to amendment allowed.

Amendments to shall be put first, and every amendment shall be reduced to writing and be decided upon or withdrawn Motions for appointment to of before the main question is put; all motions for the appointment of any member of the Council or of any other person to any office in the gift of the Council shall preclude any amendments; only one amendment shall be allowed to an amendment, and any amendment more than one must be to the main question.

Vote to be taken on each distinct motion if reauired.

38. When the question under consideration conproposition in a tains distinct propositions, upon the request of any member, the vote upon each proposition shall be taken separately.

After question is put no member to speak.

39. After any question is finally put by the Mayor or other presiding officer, no member shall speak to the question, nor shall any other motion be made until after the result is declared and the decision of the Mayor or other presiding officer as to whether the question has been finally put shall be conclusive.

Motions contrary to rules of Council,

40. Whenever the Mayor or other presiding officer is of opinion that any motion offered to the Council is contrary to the rules of the Council, he shall apprise the members thereof immediately without putting the question thereon, and quote the rule or authority applicable without argument or comment.

41. Members shall always take their places when Members to take their places when division is any division is called for. called for.

ORDER OF PROCEEDINGS IN COMMITTEE OF THE WHOLE.

Proceedings when motion carried for Council to go into Committee of the Whole.

42. Whenever it is moved and carried that the Council go into Committee of the Whole, the Mayor or other presiding officer shall leave the Chair and shall appoint a Chairman of Committee of the Whole, who shall maintain order in the Committee and report its proceedings.

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43. The rules of the Council shall be observed in Rules of Council to be observed in Committee of the Whole so far as they are applicable, Committee of the Whole, exexcept that no motion shall require to be seconded cept in certain and no motion for the previous question or an adjournment shall be allowed, and in taking the aves and nays the names of members shall not be recorded and the number of times of speaking on any question shall not be limited.

44. Questions of order arising in Committee of the How questions Whole shall be decided by the Chairman, subject to in Committee to be decided. an appeal to the Council, and if any sudden disorder shall arise in the Committee, the Mayor or other presiding officer shall immediately resume the Chair without any question being put.

45. On motion in Committee of the Whole to rise Motion in Comand report the question shall be decided without Whole to rise and report to be decided without debate.

46. In Committee of the Whole all motions relat-In what order ing to the matter under consideration shall be put in put in Committee the order in which they are proposed.

47. A motion in Committee of the Whole to rise Proceedings on motion in Committee without reporting, or that the Chairman leaves the mittee of the Whole to rise Chair, shall always be in order and shall take preced-without reporting. ence of any other motion. On such motion debate shall be allowed and on an affirmative vote the subject referred to the Committee shall be considered as disposed of in the negative, and the Mayor or other presiding officer shall resume the Chair and proceed with the next order of business.

READING OF BILLS AND PROCEEDINGS THEREON.

48. When a Bill is read in Council the Clerk shall Clerk to certify certify the readings and the time on the back thereof, sible for their and after bills have passed he shall be responsible for correctness if their correctness should they have been amended.

49. The question "That this Bill be now read Questions as to the first time" shall be decided without amendment how put.

or debate, and every Bill shall be read a second time before it is committed, and read a third time before it is signed by the Mayor.

How Bills to be introduced and

50. Every Bill shall be introduced on motion for readings thereof, the first reading thereof, and shall receive three several readings each on different days previous to its being passed, except on urgent and extraordinary occasions. when it may be read twice or thrice in one day.

Bill for money

51. Any Bill for the appropriation of money appropriations brought in on a report of the Committee of the Whole tee of the Whole shall pass through all its stages without being again again referred to a Committee of the Whole unless upon of the Whole. Special motion special motion.

How Bills to be considered in Committee of the Whole.

52. In proceedings of Committee of the Whole upon Bills every clause shall be considered in its proper order, the preamble shall be next considered and then the title.

Amendments

53. All amendments made in Committee of the made in Committee of the Whole. Whole shall be reported by the Chairman to the Council, who shall receive the same forthwith; after report the Bill shall be open to debate and amendment before it is ordered for a third reading; when a Bill is reported without amendment it shall be forthwith ordered to be read a third time, at such time as may be appointed by the Council.

By-laws to be numbered and filed by Clerk.

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54. All By-laws after having been finally passed shall be numbered and shall be forthwith filed by the City Clerk, and shall remain in his custody.

PETITIONS AND COMMUNICATIONS.

When and how petitions, etc., to be presented.

Members presenting responsi-

in petitions, etc.

55. Every petition, remonstrance or other written application, may be presented to the Council by any member thereof on any day, but not later than the hour at which the Council convenes, except on extraordinary occasions, and every member presenting any ble for language petition, remonstrance or other written application to the Council shall examine the same and shall be answerable that it does not contain any impertment or improper language and that the same is respectful and te therec of the read l a men which

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and temperate in its language; the Clerk shall endorse To endorse certain particulars thereon the name of the applicant and the substance on petitions, etc., and same only to of the application, which endorsement only shall be be read when reread by the Mayor or other presiding officer, unless member. a member shall require the reading of the paper, in

which case the whole shall be read.

disposed of forthwith.

56. All petitions or other written communications How petitions, etc., to be dealt on any subject within the cognizance of any Standing with and dis-Committee, shall on presentation be referred by the Mayor or other presiding officer to the proper committee without any motion, and no member shall speak and no debate shall be allowed on the presentation of any petition or other communication to the Council, but any member may move that in referring any petition or other communication certain instructions may be given by the Council, or that such petition or other communication may be referred to a select committee, and if the petition or communication complain of some present personal grievance requiring an immediate remedy, the matter contained

APPOINTMENT AND ORGANIZATION OF COMMITTEES.

therein may be brought into immediate discussion and

57. Any member of the Council may be placed on Members may be placed on Complexed on Coma committee notwithstanding the absence of such mittee notwith-standing their member at the time of his being named upon such absence when committee, and the Mayor shall be ex-officio a member Mayor to be ex-office a member of all committees and shall have the same rights and of all Committees. privileges (except as to constituting a quorum) as any of the other members of the Committee, and no com-Committees to mittee shall consist of more than one member from one member from each Ward each Ward and the Mayor.

58. The member who introduces a bill, petition or Member intromotion upon any subject which is referred to a select referred to select committee shall be one of the committee without a member and being named by the Council, and shall, unless he other-Committee: wise determines, be the chairman of such committee.

Majority of Committee, exclusive of exofficio members,

59. Of the number of members appointed to compose any standing or select committee, such number officio members, thereof as shall be equal to a majority of the whole number chosen, exclusive of any ex-officio member. shall be a quorum competent to proceed to business.

Standing Committees.

60. There shall be appointed annually at the first or second meeting of each newly elected Conneil the following committees, which shall compose the Standing Committees of the Council:

- (a) Committee No. One.
- (b) Committee No. Two.
- (c) Committee No. Three.

Standing Committees to con ber from each Ward.

61. Each Standing Committee shall consist of one sist of one mem-member from each Ward.

Minutes of pro-ceedings of Committees to be

62. Every Committee shall keep minutes of its proceedings in a book to be furnished for that purpose by the Corporation, and such book shall be kept in . the office and custody of the Clerk of Committees.

COMMITTEE No. ONE.

Duties of Committee No. 1.

Alking Siling

63. The following shall be the duties of Committee No. One:

(1) To present to the Council on or before the To prevent statement of financial affairs of first Monday in March in each year a full and partic-City for preceding financial year ular exhibit of the financial affairs of the City at the on or before first termination of the preceding financial year. Monday in

March. each year as to how revenue to be raised.

(2) To report to the Council on or before the first To report on or (2) 10 report to the before first Mon-Monday in July in each year as to the manner in day in July in each year as to the manner in which the revenue required for the current year shall be raised.

To consider and (3) To consider and report as often as may be matters relating necessary on the management of all matters connected stocks, bonds, or with railway stocks, bonds or other securities held by other securities of the Corpora- or belonging to the Corporation.

(4) To consider and report on all matters con-To consider and report as to leasing or selling of City property.

(5) To have the special supervision of the books To supervise books of Treasbooks of Treasof account, documents and vouchers, and of all moneys, deher and t in his

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debentures and securities in the Treasurer's office, supervise Treasand the supervision of the Treasurer and of all officers officers. in his department under him.

(6) To advise with the Treasurer, when called To advise with Treasurer on upon to do so, on all matters pertaining to his office. matters pertaining to his office. matters pertaining to his office.

(7) To see that an account is kept in the Corpor-To see that account is kept in ation's Bank in the name of the Corporation, and that Corporation's Bank and all moneys paid to the Treasurer are deposited to the moneys depositcredit of that account.

(8) To see that all duties and services which ought To see that the Treasurer and to be performed by the Treasurer and the officers in his officers perform their duties.

his department are fully executed.

(9) To forbid the signing or delivery of any cheque To forbid signing or delivery or security or the payment of any money by the of cheque, etc., until matter be Treasurer if they shall think it expedient so to do considered, etc. until the matter can be further considered or can be referred to the Council.

(10) To regulate all matters connected with the To regulate receipt and payment of money and to order the adop-to receipt and tion of such regulations in connection therewith as money, and to may be deemed necessary for the prevention of any cial affairs of corporation. payment being made in contravention of the By-laws and generally to manage the financial affairs of the Corporation.

(11) To direct the purchase of stationery and the Todirect purchasing of Stationery and to report thereon to tionery and advertisement of the Council.

(12) To consider and report from time to time as To report from may be necessary, as to the duties to be performed by may be necessary all officers, servants and employes of the Corporation, salary of offices. and, from time to time as may be necessary, to consider and report as to the salary or remuneration of any such officer, servant or employee.

(13) To consider and report upon all matters re-To consider and report on matlating to the printing required to be done for the ters relating to Corporation.

(14) To consider and report upon all matters relat-To consider and report on mating to railways in which the City may be interested. ters relating to

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To consider and

(15) To consider and report upon all matters reters relating to lating to expenditures on account of criminal justice. criminal justice, the payment of jurors, maintenance of prisoners, use of Court House and Goal, the payment of Crown witnesses and all matters requiring to be adjusted between the Corporation of the County of Middlesex and the Corporation of the City of London with reference to such matters or any of them, or to matters of a cognate character.

COMMITTEE NUMBER TWO.

Duties of Com-

64. The following shall be the duties of Committee mittee No. Two. No. Two:

To consider and report on sewers,

(1) To consider and report on all matters relating to sewers, drains, streets and thoroughfares.

To report regulations as to private buildings.

(2) To report and recommend to the Council such regulations with regard to private buildings, drains and fences as may be requisite for the public safety and welfare.

In final report to report on works of permanent improvement for ensuing year.

(3) To report to the Council in their final report for each year on all such works of permanent improvment in connection with the sewers, drains, streets and thoroughfares as it may be considered essential to the welfare and convenience of the citizens to be carried out during the ensuing year, together with the estimated cost of the works so recommended.

To direct and control City Engineer and his staff.

(4) To direct and control the City Engineer and his staff in the discharge of their duties and to report to the Council from time to time on all matters connected with the duties of his department.

To give effect to orders of Council as to performance of works under other Com mittees.

(5) To give effect to the orders of the Council in relation to the performance of works under other committees.

To see that buildings of Corporation kept in repair.

(6) To see to the keeping in repair of all build ings belonging to the Corporation.

To see that streets are cleaned, stc.

(7) To see that the streets are cleaned and kept cleaned in accordance with the By-laws of the Municipality.

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and kept the Muni(8) To expend in such manner as shall be most To expend moneys approach advantageous and beneficial to the citizens such printed printed moneys as shall be appropriated by the Council for improvements, general improvements within the City.

(9) To have the supervision of the Street Com-To have supervision of Street missioner and to see that his duties are properly per-Commissioner.

formed

(10) To consider and report upon all matters relat-To consider and report on ing to the holding of industrial, agricultural or other matters relating to Exhibitions.

(11) To manage and report upon all matters relat-To manage and ing to the preservation of Victoria Park and all Victoria and other public parks, squares, gardens or boulevards

within the City or belonging to the Corporation.

(12) To report on all matters connected with the To report as to fencing, planting and ornamenting Victoria Park Victoria and and all other public parks, squares, gardens or boule-to carry out vards within the City or belonging to the Corporation, ized by the council may authorize.

(13) To consider and report on all matters con-To report on work cerning work on bridges, buildings, etc., carried on jointly by City and County.

jointly by the City and County of Middlesex.

65. No sum shall be paid in respect of any ex-No expenditure penditure incurred by Committee No. Two until the account is certified by Engineer, and ordered to be paid by the Committee.

COMMITTEE NO. THREE.

66. The following shall be the duties of Committee No. Three:

(1) To manage and report on the organization, To manage and equipment and maintenance of the Fire Brigade, and organization, the supply and maintenance of the hose reels, wagons, Brigade, etc. horses and apparatus of the Fire Department, and to see that the same are kept in good order, repair and efficiency.

(2) To see that proper books of account are To see that kept, and statements furnished to the Council of all loops and state.

ments furnished purchases and expenditures of the Fire Department, expenditures of and of all property from time to time belonging to the Fire Depart-Fire Department or used in connection therewith.

(3) To recommend the appointment and promotion To recommend appointment of members of Fire of the members of the Fire Brigade. Brigade.

To report on lighting the City.

(4) To report on the lighting of the City, the erection of gas or electric lamps, and the inspection thereof and of gas meters.

(5) To enquire into and report on the supply of To inquire into and report on supply of water, water and the erection and maintenance of hydrants.

To consider and report as to

(6) To consider and report on all matters conreport as to watering streets, nected with the watering of the public streets or squares, and the mode in which the cost thereof should be defrayed.

To consider and report as to fire limits, etc.

(7) To consider and report on all matters connected with the establishment of fire limits, the inspection of buildings with reference thereto, and the prosecution of offenders against such regulations as may be enacted for the prevention of fires.

To consider and report on heating of City Hall, etc.

eas :

(8) To consider and report on the manner of heating and lighting the City Hall and other public buildings belonging to the Corporation, and to adver-

To advertise for tise for tenders for the supply of coal and fuel for the tenders for fuel and report there-use of the Corporation, to receive and examine the on to the tenders received and to report thereon to the Council. Council.

To see that supplies for Fire obtained by tender.

(9) To see that all supplies required for the use of Department are the Fire Department are obtained by tender so far as practicable, unless otherwise authorized by the Council.

To manage and . report on to Public Markets, etc.

(10) To manage and report on all matters relating matters relating to the regulation of the Public Markets and Weighing Houses, the Inspection of Weights and Measures, the assize of bread, the prevention of the sale of tainted and unwholesome food, and all other matters with reference to markets as to which the Council has power to pass By-laws.

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To report on the levying and collecting of To report on fees for weighing and rental of stalls or spaces upon market dues and fees for weighing and rental of stalls.

(12) To report on all works that may be required To report on for the maintenance and keeping in repair of the tenance of Market Houses and the cleaning of the Market Houses, Grounds, and to carry out all such works in connection therewith as the Council may authorize.

(13) To have the control and direction of the Clerk To have control of the Market, and all officers and servants employed officers and in or about the Public Markets of the City.

To have control of the Clerk Of the Cl

(14) To call for tenders for the position of Weigh To cause Market Clerk in the month of March in each year, or as may fixed for sale be directed by the Council, to examine and report To receive upon the tenders received, and to see to the giving of the conders, report the security by the successful applicant therefor, for the given by payment of the sum agreed to and the performance of his duties.

(15) To consider and report upon all matters re-roconsider and lating to the issue of licenses in regard to matters matters within the control of the Council, and the regulation and government of persons to whom licenses shall be issued, and the premises in respect of which licenses may be issued, and the license fees to be paid.

(16) To have the control and direction of the City To control City Electrician.

(17) No sum shall be paid in respect of any ex-Accounts to be penditure incurred by Committee No. Three until the Engineer being ordered to account therefor has been certified by the Engineer, be paid by the and ordered to be paid by the Committee.

MANNER OF CONDUCTING PROCEEDINGS OF COMMITTEES.

67. The business of the respective Standing and How business of Select Committees shall be conducted under the fol-conducted lowing regulations:

(1) The Committee shall elect its own Chairman, Chairman to who shall preside at every meeting, and shall vote on on all government.

Question nega tived where

Chairman to sign orders and documents.

In absence of Chairman a member to preside.

Minutes of proceedings to be kept.

Minutes to be read at each meeting.

Reports to be entered in Minute Book.

Orders passed and accounts audited to be entered in Minute Book

Minutes to have progressive number and to be indexed.

Divisions to be recorded.

No order or authority to do anything to be recognized Chairman and authorized by Committee.

Chairman may be removed.

all questions submitted, and in case of an equal divitived where votes are equal. sion the question shall pass in the negative,

(2) He shall sign all such orders and documents as the Committee may lawfully direct to be signed.

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(3) In his absence one of the other members shall be elected to preside, who shall discharge the duties of Chairman for the meeting until the arrival of the Chairman.

(4) The minutes of all the transactions of the Committee shall be accurately entered by the Clerk of Committees in a book to be provided for that purpose, and at each meeting the minutes of the preceding meeting shall be submitted for confirmation or amendment, and after they have received the approval of a majority of the members present they shall be signed by the Chairman.

(5) There shall be entered in the minute book of each Committee all reports ordered to be submitted to the Council, all orders passed, and all accounts audited with a reference to the By-law or resolutions under which such audit is made, together with such other matters as the Committee shall consider essential to a record of its proceedings.

(6) Each minute so recorded shall have attached to it a progressive number for reference, and an analytical index shall be kept for each minute book.

(7) When a division takes place on any question the votes of the members shall be recorded if required by one of the members.

(8) No order or authority to do any matter or thing shall be recognized as emanating from any Comunless signed by mittee unless it is in writing, signed by the Chairman or acting Chairman thereof, and refers to the minute of the Committee under which it is issued.

> (9) A Chairman of Committee may at any time be removed from the office of Chairman at a special meeting called for the purpose and another member elected Chairman in his stead.

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te book of submitted ll accounts resolutions with such sider essen-

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ILLNESS OR ABSENCE OF MEMBERS OF COMMITTEES.

68. Whenever any member of a Special or Stand-Member of Committee to ing Committee is about to leave the City for any notify Clerk if period so as to interfere with or prevent his attend-absence. ance at any meeting of any such Committee, it shall be his duty to give notice in writing of his intention to the Clerk, in which notice he shall state the period during which his absence is to continue and it shall clerk to lay be the duty of the Clerk to cause such notice to be Council laid before the Council at its next meeting.

69. The Council may appoint a member thereof Council may appoint a member to act upon any Special or Standing Committee in lieu ber to attend to act upon any Special or Standing Committee in lieu ber to attend to act upon any Special or Standing Committee in lieu ber to attend to act upon any Special or Standing Committee in lieu ber to attend to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon any Special or Standing Committee in lieu ber to act upon act upon any Special or Standing Committee in lieu ber to act upon act upo and during the absence of any member thereof who place of absent is absent from the City or unable from illness to attend the meetings of such Committee, and the member so appointed shall be a member for the Ward to which the absent member belongs, and shall be deemed a member of the Committee and entitled to act thereon only during such absence or illness.

GENERAL DUTIES OF STANDING AND SELECT COMMITTEES.

70. The general duties of all the Standing and General duties of Standing and Select Committees of the Council shall be as follows: Select Committees.

(1) To report to the Council from time to time, To report to Council when whenever desired by the Council, and as often as the desired by Council, and as often interests of the City may require, on all matters con-as interests of nected with the duties imposed on them respectively, matters relating to duties imposed on the control of the contro and to recommend such action by the Council in rela-posed on them, and to recomtion thereto as may be deemed necessary.

(2) To prepare and introduce into the Council all To prepare and such By-laws as may be necessary to give effect to the laws necessary. reports or recommendations of the respective Comto give effect to their reports when adopted by Council.

(3) To give effect by the instrumentality of the To give effect by means of proper officer to all By-laws and resolutions of the proper officers to By-laws Council that relate to the duties of the respective relating to their duties. Committees.

To audit accounts connected with duties imposed by Council or with perforetc., under their supervision.

(4) To audit all accounts connected with the discharge of the duties imposed on them by the Council, or with the performance of any works, or the purchase mance of works, of any material or goods under the supervision of the respective Committees.

To consider and report on to them. Report to be signed by Chairman.

(5) To consider and report respectively on any report on matters referred and all matters referred to them by the Council, the Chairman signing such report and bringing up the same.

To adhere to rules prescribed by By-laws.

(6) To adhere strictly in the transaction of all business to the rules prescribed by the respective By. laws of the Council.

To present o the Council on or before last regular meeting in each vear a general report of the proceed-ings of the year, with such suggestions as to future action as may be thought advantageous.

(7) To present to the Council on or before the last regular meeting of the Council in each and every year for the information of the Council and of the inhabitants generally, as well as for the guidance of the Committees of the following year, a general report of the state of the various matters referred to the Committee from time to time during the year, the work or business done through or by such Committee. and the expenditure made under their authority or superintendence; such report shall also state the number of meetings the Committee held during the year at which a quorum was present, and the number of meetings duly called but at which there was no quorum, and how often each member was absent from the latter meetings; and shall contain such suggestions in regard to the future action of the succeeding Committee as experience may enable the reporting Committee to make in respect of the matters embraced in the report.

To see that persons in office give proper security.

(8) To see that all persons in office, or appointed to office, connected with the departments of their respective Committees, have given, or do give, the necessary security required of them for the performance of their duties, and in case of any new appointment that the security is given before the person appointed enters upon the duties of his office.

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TREASURER.

71. The duties of the Treasurer in addition to Duties of Treasurer. those prescribed by law shall be:

(1) To keep correct and proper books of account To keep correct of all transactions relating to or occurring in his account.

department.

(2) To deposit all moneys which shall come to his To deposit moneys to credit hands belonging to the Corporation to the credit of of Corporation in its Bank. an account to be kept in the Corporation's bank in its name, when such moneys amount to one hundred dollars.

(3) To supply all information relative to the To supply information to finances of the City, and to all other matters connect-members of No. ed with his office, as Committee No. One may require. as to Finances.

(4) To conform to all directions of the said Com- To conform to directions of mittee consistent with law and the By-laws of the committee. City.

(5) To perform such other duties as may be as To perform such other duties signed to him by the Council.

as may be assigned to him by the Council.

CLERK.

72. The duties of the Clerk of the Council in addition to those prescribed by law shall be:

(1) To furnish the Treasurer and the Chairman of To furnish Treasurer and each of the Committees with certified copies of all Chairman of Committees with resolutions, enactments and orders of the Council certified copies of resolutions as relative to the matter over which such Committees to matters over which Commay respectively have jurisdiction on the day next mittees have jurisdiction. succeeding that upon which the action of the Council in respect thereof takes place.

(2) To communicate or convey to the Committees To communicate all petitions or other documents referred by the petitions, etc.,

(3) To have control over all officers employed in To control his office, subject to such orders as he may from time ed in his office. to time receive from the Mayor or the Council.

(4) To give notice to the members of the Council To give notice of all meetings of the Council when held on any other Council when

held on other day than Monday.

day than the day appointed by this By-law, on the day previous to that on which such meeting is to be held

To have charge of City seal, and on order of Committee, etc.

(5) To have charge of the City Seal and to attach attach to document the same to any document connected with the Council ments connected with the Council on the order of the Mayor of the Council, or any of the Committees thereof.

Clerk to mail minutes of meetings of Council to each Alderman.

- (6) To cause to be mailed to each member of the Council, not later than the Saturday preceding each regular meeting thereof, a copy of the minutes of the last regular (and special, if any,) meeting or meetings of same.
- (7) To perform such other duties as may be assigned to him by the Council.

ENGINEER.

Duties of Engineer.

73. The following shall be the duties of the Engineer:

To examine and certify as to work done for Corporation.

(1) To examine all work done for the Corporation and to certify as to the completion thereof to his satisfaction, and the amount to be paid in respect of such work.

When required to prepare plans and estimates for work to be done.

(2) When required by Committee No. Two, to prepare plans and estimates for all works required to be done by or on behalf of the Corporation.

To direct the doing of work, etc.

(3) To direct the doing of the work and to prepare contracts in connection therewith, and that the work be done only upon his order.

To make weekly pay sheet for workmen and present same to Treasurer when passed by Committee.

(4) To submit a weekly pay sheet of all workmen employed by the Corporation on repairs and improvements, the time employed and wages paid, to Committee No. Two, and when passed by them to deliver same to the Treasurer.

To render professional services to Board of Education, direct.

(5) To render such professional services as may be necessary to the Board of Education, and the etc., and perform Hospital Trust, and to perform such other duties as as Council may may be required of him by the Council.

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STREET COMMISSIONER.

74. The following shall be the duties of the Street Commissioner:

(1) To examine into the state of repair of all To examine streets and highways within the City and to report of streets, and any want of repair that may be found therein to the repair. City Engineer who shall report same to Committee No. Two.

(2) If any repairs require to be promptly done to If repairs cause the same to be done forthwith and immediately made promptly, to report the same to the City Engineer who shall rebedone and port same to Committee No. Two.

(3) To see that the streets and thoroughfares of To see that the City are kept clean, and to have the same cleaned clean. whenever directed so to do by the City Engineer or Committee No. Two.

(4) To superintend, under the directions of the To superintend the doing of all work which is being work for the doing of all work which is being work for the doing of the the doing of the streets or streets, and thoroughfares within the City, and to have the charge employed when and supervision of the men employed when the work contract.

(5) To keep a correct record of the men employed To keep a record by the Corporation on street repairs, and of the time on street repairs they are employed, and the wages paid to them, and to make a return thereof to the City Engineer once in each week.

(6) To perform such other duties as may be as-To perform such other duties as signed to him by the Council, Number Two Command to him by the mittee or the City Engineer.

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CLERK OF COMMITTEES.

75. The duties of the Clerk of Committees shall be: Clerk of Committees to (1) To attend all meetings of the Committees and attend and take minutes of each to record the minutes, orders and reports of all such meetings. meetings in the manner herein before provided.

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(2) To cause a notice of each regular and special Clerk of Committees to notify members of each meeting of the Committees to be mailed to each of the members thereof, and to the Mayor, on the day previous to such meeting being held.

(3) To prepare all reports from the Committees Clerk of Committees to prepare reports, etc. for presentation to Council or otherwise.

CHEQUES.

Cheques on bank to be signed by Treasurer, and countersigned by Mayor.

76. All Cheques upon the Corporation's bank for any sum of money whatever to be paid on account of the City shall be signed by the Treasurer and countersigned by the Mayor, or, in case of his absence or illness, by one of the Aldermen.

MONEY APPROPRIATIONS.

Appropriations of moneys to be submitted to Committee of the Whole.

77. All appropriations of money shall be submitted to a Committee of the Whole before being taken up in full Council.

No money Committee No. One, and no money to be paid by Treasurer or expendiby member without a resolution of Council.

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78. No money appropriations shall be finally acted be finally acted upon by the Council until it has been first referred to upon by Council until referred to Committee Number One, and no money shall be paid by the Treasurer or any expenditure be authorized by any member of the Council without a resolution ture authorized of the Council ordering the same and specifying the amount.

NOTICE OF MEETINGS TO COUNCIL.

Clerk not required to give notice of meetings of Council held on some other day than the regular meeting day.

79. The Clerk shall not be required to give notice of the meetings of the Council unless the day of unless same are meeting shall be some other than the day hereinbefore appointed in this By-law.

APPOINTMENTS TO OFFICE.

In making appointments to be put so that each applicant voted for, and in succession.

80. In making appointments to office, when there office motion to are more than two applicants, the motion shall be put so that each shall be voted for; the persons revoted for, and lowest to fall out ceiving the lowest number of votes falling out in succession.

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SUSPENSION OF RULES.

81. No standing rule or order of the Council shall standing rules be suspended except by a vote of two-thirds of the pended except by worthirds vote of members present. members present.

UNPROVIDED CASES.

82. In all unprovided cases in the proceedings of Law of Parliathe Council or in Committee, resort shall be had to in unprovided the Law of Parliament as the rule for guidance on the question, and in such cases the decision of the Mayor or other presiding officer shall be final and acquiesced in without debate.

BY-LAW No. 774.

To regulate the periods for taking the assessment and the revision of the Rolls.

Passed 4th April, 1892. Re-Affirmed 9th January, 1893.

Preamble.

WHEREAS it is advisable, pursuant to the provisions of Section 52 of "The Assessment Act," to regulate the periods for taking the assessment and the revision of the Rolls in the City of London.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of London as follows:

Date of making

1. The assessment of the ratable property, real and personal, of the City of London, shall be taken between the first day of July and the thirtieth day of September in each year, and the Assessment Rolls shall be returnable to the City Clerk on the first day of October in each year.

Date of Revision of Rolls.

2. The time for closing the Court of Revision shall be the fifteent's day of November, and for the final return by the Judge of the County Court the thirty-first day of December in each year.

Assessment to be for following

3. The assessment so made and concluded shall be the assessment on which the rate of taxation for the following year shall be levied, unless the Council for the following year otherwise determine.

Date of coming into force of By-

vear.

4. This By-law shall take effect from and after the thirtieth day of June One Thousand Eight Hundred and Ninety-two, and shall not in any way interfere with the assessment now being taken on which the rate of taxation for the present year shall be levied.

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BY-LAW No. 775.

To regulate the time for payment of the annual rates and taxes.

Passed 1st August, 1892. Re-affirmed 9th January, 1893.

WHEREAS it is expedient under the provisions Preamble. Wof Section 53 of "The Assessment Act," to require the payment of taxes, and of all local improvement assessments, including sewer rents and rates, to be made into the office of the Collectors by the days hereinafter named by installments, and to allow a discount for the prompt payment of such taxes, assessments, rents, or rates as hereinafter provided, and to impose an additional percentage charge on every tax or assessment, rent or rate, or instalment thereof, which shall not be paid on the day appointed for the payment thereof.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of London

as follows;

1. The taxes and all local improvement assess-Regulation for ments, including sewer rents and rates, payable in the taxes. City of London, shall, in each year after the present year, be paid in the office of the Collectors of taxes of the City of London on the days and times hereinafter mentioned.

2. Items of general axation less than six dollars, Small rates due and for Statute Labor, shall not be sub-divided, but each year, shall be payable on the Test day of August in each year.

3. Rates or assessments under the head of or as local improvements shall be payable on the first day of August in each year.

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Taxes over six dollars may be instalments pay-

4. The payment of all other taxes for each year divided into we save and except items thereof less than six dollars instalments payable 1st August and for Statute Labor, and rates or assessment under the head of or as local improvements, as in the preceding sections mentioned, may be deferred and collected by instalments in manner following, that is to say: The amount for each item of taxation shall be sub-divided into two instalments, and, on the punctual payment of the first of such instalments on or before the first day of August in each year, but not otherwise, an extension of time may be given for the payment of the second instalment to the first day of October in each year.

How rates to be divided for entry on Roll.

5. A sub-division of each item of taxation, save and except items less than six dollars, and for Statute Labor, and rates or assessments under the head of or as local improvements as aforesaid, shall be made into two instalments in manner following, that is to say: The first instalment, which may be paid on or before the first day of August in each year, shall consist of one-half of the total amount, together with any broken sum or fraction in the sub-division of the same added thereto, so as to leave a residue without any broken sum or fractional part of a dollar, which shall constitute the second instalment and which may be paid on or before the first day of October in each year as mentioned in section four.

Discount allowed off second instalment if paid when first instalment comes

6. Ratepayers who may not desire to avail themselves of the principle of the divisional payment, but prefer paying their taxes in bulk on or before the first day of August, shall upon such payment in bulk, be entitled to a reduction of three per cent. on those rates the payment of which might be deferred to the first day of October.

Percentage charge added in event of nonpayment at maturity.

7. There is hereby imposed an additional percentage charge of five per cent. on every tax or assessment or instalment thereof unpaid by the days hereinbefore appointed for such payments respectively,

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al percentor assesslays herespectively, which percentage charge shall be added to such unpaid tax or assessment, or instalment thereof, and shall be collected by the Treasurer or Collector, as if the same had originally been imposed and formed part of such unpaid tax or assessment, or instalment thereof.

8. This By-law shall take effect from and after Date of coming the thirty-first day of December next, and shall not By-law. in any way interfere with the payment of the taxes, local improvement assessments, sewer rents or rates to be levied in the present year.

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BY-LAW No. 776.

To change the names of certain Streets in the City of London.

Passed 19th December, 1892. Re-Affirmed 9th January, 1893.

Preamble

WHEREAS, by reason of the addition to the City of London of the Town of London East (now known as Ward No. 5) and that part of the Township of Westminster (now known as Ward No. 6), the names of certain streets in the said Wards are, in some cases, the same as, and in other cases very similar to the names of other streets in the older portion of the said City, being composed of Wards Nos. 1, 2, 3 and 4, and, by reason thereof, much confusion arises and it is expedient to change the names of such streets in the said Wards Nos. 5 and 6.

AND WHEREAS this Council has, by a vote in favor of this By-law of at least three-fourths of the whole Council, decided to make the changes hereinafter mentioned.

1. BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of London, subject to the approval of the Judge of the County Court of the County of Middlesex, as follows:

Byron Avenue.

2. That Alma Street in the Sixth Ward shall hereafter be called and known as Byron Avenue, and the name of the said street is hereby changed accordingly.

High Street.

3. That Hamilton Street in the Sixth Ward shall hereafter be called and known as High Street, and the name of the said Street is hereby changed accordingly.

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5. That Maple Street in the Sixth Ward shall Euclid Avenue. hereafter be called and known as Euclid Avenue, and the name of the said street is hereby changed accord-

6. That Maple Avenue in the Sixth Ward shall Grand Avenue. hereafter be called and known as Grand Avenue, and the name of the said street is hereby changed accordingly.

7. That Mill Street in the Sixth Ward shall Watson Street, hereafter be called and known as Watson Street, and the name of the said street is hereby changed accordingly.

8. That Park Street in the (5th) Fifth Ward shall Chosley Avenue, hereafter be called and known as Chesley Avenue, and the name of the said street is hereby changed accordingly.

9. That Queen Street in the Sixth Ward shall Ridout Street hereafter be called and known as Ridout Street South, and the name of the said street is hereby changed accordingly.

10. That Ridout Street in the Sixth Ward shall Perry Street, hereafter be called and known as Perry Street, and the name of the said street is hereby changed accordingly.

11. That Victoria Avenue in the Sixth Ward Duchess shall hereafter be called and known as Duchess Avenue, and the name of the said street is hereby changed accordingly.

12. That Lorne Avenue in the Sixth Ward shall Duke Street hereafter be called and known as Duke Street, and the name of the said street is hereby changed accordingly.

13. That Centre Road and Kent Avenue in the Orchard Street Sixth Ward shall hereafter be called and known as

Orchard Street, and the name of the said street is hereby changed accordingly.

Birch Street.

14. That Beech Street in the Sixth Ward shall hereafter be called and known as Birch Street, and the name of the said street is hereby changed accordingly.

Front Street.

15. That Bridge Street in the Sixth Ward shall hereafter be called and known as Front Street, and the name of the said street is hereby changed accordingly.

Elmwood Avenue East. 16. That James Street in the Sixth Ward shall hereafter be called and known as Elmwood Avenue East, and the name of the said street is hereby changed accordingly.

Pipe Line Road.

17. That Kensall Avenue in the Sixth Ward shall hereafter be called and known as Pipe Line Road, and the name of the said street is hereby changed accordingly.

Greenside

18. That Dufferin Avenue in the Sixth Ward shall hereafter be called and known as Greenside Avenue, and the name of the said street is hereby changed accordingly.

Johnson Street.

19. That Hill Street in the Sixth Ward shall hereafter be called and known as Johnson Street, and the name of the said street is hereby changed accordingly.

Evergreen Avenue. 20. That Centre Street, off Wharncliffe Road, in the Sixth Ward shall hereafter be called and known as Evergreen Avenue, and the name of the said street is hereby changed accordingly.

Cove Road West. 21. That Centre Street in the Sixth Ward shall hereafter be called and known as Cove Road West, and the name of the said Street is hereby changed accordingly.

The Ridgeway.

22. That Macbeth Street in the Sixth Ward shall hereafter be called and known as The Ridgeway, and the name of the said street is hereby changed accordingly.

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Ward shall geway, and ged accord23. That the City Solicitor be and he is hereby city Solicitor to directed to take the proceedings necessary to obtain Judge's the approval of the said Judge to the said changes, pursuant to the provisions of the Statute in that behalf, and, if such approval shall be obtained, to procure the registration of this By-law with the certificate of the said Judge.

CERTIFICATE OF COUNTY JUDGE.

I, William Elliot, Judge of the County Court of Judge's certifithe County of Middlesex, DO HEREBY CERTIFY that I have, pursuant to the provisions of sub-section 31 (d.) of Section 496 of "The Consolidated Municipal Act, 1892," approved of the changes made in the names of the streets of the City of London contained in the annexed By-law of the Municipal Council of the Corporation of the City of London, No. 711 and intituled "By-law No. 711, To change the names of certain Streets in the City of London."

This certificate is granted for the purpose of registration pursuant to the provisions of the said sub-

section of the said Act.

IN WITNESS WHEREOF I have hereunto set my hand, at the City of London, in Ontario, this 29th day of December, in the year of our Lord, one Thousand Eight Hundred and Ninety-two.

(Signed,) W. ELLIOT, J.

BY-LAW No. 777.

To assign a stand for Carts and Wagons kept for hire.

Passed 29th March, 1887.

Re-Affirmed 9th January, 1893.

BE IT enacted by the Municipal Council of the Corporation of the City of London as follows:

Location of

1. That no eart or wagon kept for hire shall stand upon or in any public street or place within the City of London while waiting for hire or engagement or while unengaged except upon and on that part of the south side of York Street, which lies between the east and west gates of the Grand Trunk Railway yard fronting on said street.

Vehicle must not stand within twenty feet of crossing.

2. That no wagon or cart kept for hire shall while engaged, stand on any street nearer than

twenty feet from any street crossing.

Penalty.

3. Any person convicted of a breach of any of the provisions of this By-law, shall forfeit and pay at the discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence exclusive of costs, and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or the costs only, may be levied by distress and sale of goods and chattels of the offender; and in case of there being no distress found, out of which such penalty can be levied, the convicting Magistrate may commit the offender to the Common Goal of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days, unless the said penalty and costs be sooner paid

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BY-LAW No. 778.

To appoint an Engineer for the Corporation of the City of London under "The Ditches and Watercourses Act, 1883."

Passed 6th day of June, 1887. Re-Affirmed 9th January, 1893.

WHEREAS it is desirable to appoint an Engineer Preamble. to carry out on behalf of the Corporation of the City of London the provisions of "The Ditches and Watercourses Act, 1883."

AND WHEREAS it is desirable that the City Engineer for the time being, should perform the duties of such Engineer on behalf of the said Corporation.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of London as follows:

1. The City Engineer, for the time being shall be City Engineer and he is hereby named and appointed Engineer for the Corporation of the City of London, to carry out on behalf of the said Corporation, the provisions of "The Ditches and Watercourses Act, 1883."

BY-LAW No. 779.

To Appoint a Civic Holiday.

Passed 1st August, 1887.

RE-AFFIRMED 6th February, 1893.

Preamble.

WHEREAS it is desirable that a certain day in each year be observed as a Civic Holiday within the City of London.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of Lon-

don, as follows:

Third Monday in August appointed. 1. That the third Monday in the month of August in every year shall be, and the same is hereby appointed a Civic Holiday within the City of London, and, until this By-law is altered or repealed, shall be observed as a public holiday.

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BY-LAW No. 780.

Respecting Local Improvements

Passed 4th August, 1890.

Re-Affirmed 6th February, 1893.

WHEREAS it is expedient to pass a general By-Preamble. law for providing the means of ascertaining and determining what real property will be immediately benefitted by any proposed work or improvement, the expense of which is proposed to be assessed upon the real property immediately benefitted thereby, and of ascertaining and determining the proportions in which the assessment of the final cost thereof is to be made on the various portions of the real estate so benefitted, and to make other provisions with regard to local improvements.

THEREFORE the Municipal Council of the Corporation of the City of London enacts as follows:

1. From and after the passing of this By-law, all Local improvements which are undertaken under be under charge of Committee the Local Improvement Provisions of the Municipal No. 2. Law, and all the proceedings relating thereto, taken or which are required to be taken under such law, shall be under the charge and supervision of Committee Number Two of this Council.

2. Whenever a petition is presented praying for Petitions to be any such work or improvement, the same shall, unless mittee No. 2. this Council shall otherwise direct, be referred to the said Committee for inquiry and report.

3. It shall be the duty of the said Committee to Duty of Committee and report as to whether such petition is tion for. signed by the requisite number of property owners,

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of August hereby apf London, d, shall be representing the requisite value of real property, according to law, to entitle the Council to proceed with the work or improvement.

Duty of Committee on petition against. 4. It shall also be the duty of the said Committee whenever a petition is presented against any proposed work or improvement of the character aforesaid, which it is proposed to undertake, to inquire and report as to whether the same is sufficiently signed, according to the provisions of the Statute in that behalf.

May require any officer to furnish information.

5. The said Committee may require the Clerk or any other officer of the Municipality, to provide such information as they may deem necessary, for the purpose of enabling them to report under Sections 3 and 4 of this By-law.

Duty of Committee when work undertaken " on the initiative." 6. The said Committee shall also, where it is proposed to undertake any such work or improvement "on the initiative" cause, the necessary notices to be given, according to the Provisions of the Statute, for the time being in force, applicable thereto.

Engineer or other officer to make measurements.

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7. Whenever the report of the said Committee shall have been adopted by the Council or where the Council dispenses with a reference to a Committee (in which latter case the duties imposed upon the Committee under Sections 3 and 4 shall be performed by the Clerk), the Engineer, or such officer in his department as the Council or the said Committee (as the case may be) shall name for the purpose, shall proceed to and shall make a measurement of the frontage liable to the assessment for the cost of the proposed work or improvement, and of the frontages exempt from taxation, and ascertain and determine what real property will be immediately benifitted by such proposed work or improvement, the expense of which is proposed to be assessed as provided by the Local Improvement Sections of the Municipal Law for the time being in force upon the real property benefitted thereby, and ascertain and determine the proportions in which the assessment of the cost there real office prop of it.

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m Committee}$ where the Committee upon the performed in his demittee (as ose, shall ent of the ost of the frontages determine nifitted by expense of led by the cipal Law property rmine the the cost thereof is to be made on the various portions of the real estate so benefitted, and the engineer or other officer aforesaid shall also ascertain the cost of the proposed work or improvement and the probable life of it.

8. The report of the Engineer or other officer And report same to Committee, aforesaid shall be made to the said Committee, who shall, upon receipt thereof, report to the Council whether in their opinion the said work or improvement should be undertaken and proceeded with.

9. It shall be the duty of the said Committee to Committee shall cause all notices to be given and proceedings to be sary notices to be given taken and acts to be done requisite under the provisions of the A t or Law aforesaid, and to enable the said proposed work or improvement to be undertaken and proceeded with, if the Council shall determine to undertake and proceed with it, and the said Engineer shall forthwith, after the Council has passed a

shall be undertaken and proceeded with, cause tenders for the said work or improvement to Engineer to call be advertised for, and shall report upon all Tenders received to the said Committee, and the said Committee shall, upon a Tender therefor being accepted by the Council and the agreement for the construction of the said work or improvement in accordance therewith executed by the Contractor and the Mayor, who is hereby authorized and directed to execute such agreement in the name and on behalf of the said Cor-

By-law directing that the said work or improvement

poration and to attach to it the Corporate Seal of the said City, after it has been approved of by the City Solicitor, cause the work or improvement to be done or made and completed.

10. In making assessments to defray the cost of Allowance may the construction of works or improvements, done or ner lots with constructed under the Local Improvement provisions committee. of the Municipal Law, the said Engineer or other officer, who for the time being is charged with this

duty, may, subject to the approval of Committee number Two, make a side allowance not to exceed one-third of the depth of the lot for corner lots and triangular or other irregular shaped pieces of land situate at the intersections or junctions of streets, and in making such allowance he shall have due regard to the situation, value and superficial area of such lots as compared with the adjoining lots and pieces of land assessable for such improvements, works and services, and any allowance made in pursuance of this section shall be assumed as a portion of the City's share of the cost of such local improvements.

NOTICE WHEN WORK UNDERTAKEN ON PETITION.

Form of notice for publication. TAKE NOTICE that the Municipal Council of the Corporation of the City of London intends to construct a on street, between and , and to assess the final cost thereof upon the property abutting thereon and to be benefitted thereby, and that a statement showing the lands liable to pay the said assessment, and the names of the owners thereof, so far as they can be ascertained from the last Revised Assessment Roll, is now filed in the office of the Clerk of the Municipality, and is open for inspection during office hours.

The estimated cost of the work is \$ of which \$ is to be provided out of the general funds of the Municipality.

A Court of Revision will be held on at the City Hall, in the said City for the purpose of hearing complaints against the proposed assessment or accuracy of the frontage measurements, or any other complaint which persons interested may desire to make and which is by law cognizable by the Court.

City Clerk's Office 189

City Clerk.

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NOTICE WHEN WORK UNDERTAKEN "ON THE INITIATIVE."

NOTICE IS HEREBY GIVEN that the Munici-for publication pal Council of the Corporation of the City of London intends to undertake the following work, and to assess and levy the cost thereof by means of a special rate, according to the provisions of Section 612 of "The Municipal Act," upon the real property to be benefitted by the said work, that is to say, a on between and

AND TAKE NOTICE that unless a majority of the owners of the real property to be benefitted thereby petition against the said work within one month after the last publication of this notice in the and —, newspapers published in the said City of London, the Council will undertake the said work, and proceed with the same under the provisions of Section 617, and the other sections of "The Municipal Act" relating to local improvements applicable thereto.

City Clerk's Office 189

City Clerk.

BY-LAW No. 781.

Respecting the Police Benefit Fund.

Passed 18th April, 1887. Re-affirmed 6th February, 1893. that i be ma the si Socie

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Preamble.

WHEREAS it is provided by sub-section 8 of Section 504 of "The Consolidated Municipal Act, 1883" that the Council of every City may pass By-laws for aiding and assisting, by annual money grant or otherwise, as the Council may deem expedient, the establishment and maintenance of Superannuation and Benefit Funds for the benefit of the members of the Police Force and their families, where Police Forces are established.

AND WHEREAS a Police Force has been established for the City of London, and it is expedient to aid and assist the establishment and maintenance of the Superannuation and Benefit Funds for the benefit of the members of the said Police Force and of their families.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of London, as follows:

\$500 to be granted annual-

1. That the sum of five hundred dollars be, and the same is hereby granted to the Police Force Benefit Society of the said City, established for the purpose aforesaid, and that the same shall be forthwith paid over by the City Treasurer to the Treasurer of the said Benefit Society of the said Police Force.

Payment to be made April 1st each year. 2. That hereafter on the first day of April in each year, until the Municipal Council of the Corporation of the City of London shall pass a By-law declaring

that it is inexpedient that any further payments shall be made, there shall be paid by the City Treasurer the sum of five hundred dollars to the said Benefit Society, and that upon the passing of the said By-law declaring it to be inexpedient that any further payments shall be made, the said grant shall cease and no further sum shall be paid by the City Treasurer under the provisions of this By-law.

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BY-LAW No. 782.

To appoint three members of the Board of Management of the Free Library in the City of London.

Passed 6th February, 1893.

Preamble.

WHEREAS a By-law has been placed by the Municipal Council of the Corporation of the City of London, for the establishment of a Free Library in the said City, under the provisions of "The Free Libraries Act."

AND WHEREAS it is by the said Act provided that three of the members of the Board of Management of the said Free Library shall be appointed by the Municipal Council of the said City of London, and that of the three first members appointed by the said Council, one shall hold office until the 1st day of February after his appointment, one until the 1st day of February in the following year, and one until the same day in the next year thereafter.

AND WHEREAS it is expedient to appoint three members of the said Board, no members having been previously appointed by the Council.

BE IT THEREFORE ENACTED by the Municipal Council of the Corporation of the City of London as follows:

One year term.

1. That Joseph T. Marks, of the City of London, Esq., Tinsmith, be and he is hereby appointed a member of the said Board of Management of the Free Library in the said City, and shall hold office until the 1st day of February next.

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of London, pointed a ent of the hold office 2. That Charles E. Keene, of the said City of Two year term London, Esq., cabinet maker, be and he is hereby appointed a member of the said Board of Management, and shall hold office until the 1st day of February, in the year of our Lord, one thousand eight hundred and ninety-five.

3. That W. H. Macklin, of the said City of Three year term. London, Esq., Merchant, be and he is hereby appointed a member of the said Board of Management, and shall hold office until the 1st day of February, in the year of our Lord, one thousand eight hundred and ninety-six.

BY-LAW No. 783.

To provide for the regulation, registration and inspection of houses where infants are received for hire to be nursed and maintained apart from their parents.

Passed 6th March, 1893.

BE IT ENACTED by the Municipal Council of the Corporation of the City of London, as follows:

Medical Health Officer to keep Register. 1. From and after the passing of this By-law a Registry shall be kept by the Medical Health Officer of the City for the registration, under the provisions of an Act passed by the Legislative Assembly of the Province of Ontario, in the fiftieth year of Her Majesty's reign and intituled "An Act for the protection of Infant Children," wherein the same shall register free of charge the names, the situation of the house or houses of such person or persons as are entitled to be registered under the provisions of the said Act.

And supply forms necessary.

2. The said Medical Health Officer shall provide and keep such forms and notices as are required under the provisions of the said Act, and shall furnish copies thereof to persons entitled to the same.

Medical Health Officer to consult Chief of Police. 3. The said Medical Health Officer shall, before granting a license to any person or persons under the provisions of the said Act, consult with the Chief Constable concerning the character of the applicant and the situation and suitableness of the premises proposed to be used for the maintenance and nursing of infant children.

And approve of applicant.

4. No person shall receive a license who shall not be recommended and approved of by the Medical Health Officer and Chief Constable.

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io shall not ie Medical 5. In no case shall more than one infant be re-Requirements ceived unto any registered house for each 750 feet house islicensed. contained in the room or rooms in which such infants are respectively kept, and no more than four infants shall be received into any house for each female attendant in such house; and the Medical Health Officer shall enter in the book of forms for the registration of infants supplied to the person registered the number of infants which the person so registered is entitled to receive into such registered house.

6. All houses and premises registered shall be Inspection of licensed houses. liable to be visited and inspected at all hours by the Medical Health Officer, or by any other person duly authorized, and also by any police constable or detective in the employment of the police department; and no person registered under the said Act shall refuse admission to his house or premises to any person duly authorized to visit and inspect the same, nor shall he refuse to produce the register required to be kept by him under the provisions of the said Act for examination, or answer any reasonable questions that may be asked by such person, and he shall afford to such person every reasonable facility for reviewing and inspecting the registered premises

and seeing the inmates thereof. 7. Any person convicted of a breach of any of the Penalty. provisions of this By-law, shall forfeit and pay, at the

discretion of the convicting Magistrate, a penalty not exceeding the sum of fifty dollars for each offence, exclusive of costs; and in default of payment of the said penalty and costs forthwith, the said penalty and costs, or costs only, may be levied by distress and sale of the goods and chattels of the offender; and in case of there being no distress found out of which such penalty can be levied, the convicting Magistrate may commit the offender to the common gaol of the County of Middlesex, with or without hard labor, for

any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

BY-LAWS & STATUTES

RELATING TO THE

London & Port Stanley Railway.

BY-LAW No. 784.

Respecting the London and Port Stanley Railway Company.

> Passed 19th December, 1892. Re-Affirmed 3rd April, 1893.

BE IT ENACTED by the Municipal Council of the Corporation of the City of London, as follows:

Mayor appoint-

1. That the Mayor, for the time being of the said dity of the for Corporation, in City, be and he is hereby appointed the agent, atrespect of its
stock and bonds. torney and proxy of the said Corporation, to represent and vote for the said Corporation as Stockholders and Mortgage Bond, or Debenture holders in the London and Port Stanley Railway Company, in respect of the Stock and Mortgage Bonds or Debentures in the said Company, held by the said Corporation at all Special and General Meetings of the Shareholders of the said Company.

Mayor may appoint a Proxy.

2. The said Mayor, may in lieu of voting upon the said Stock and Debentures, in the name and on behalf of the said Corporation, appoint a proxy or person to vote for and represent the said Corporation, in respect of the said Stock and Mortgage Bonds or Debentures, or any part or parts thereof, at any and every such meeting, and to affix to any power of attorney, or appointment of a proxy, the Corporate Scal of the said City.

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BY-LAW No. 785.

Respecting the London and Port Stanley Railway Company.

> Passed January 16th, 1893. RE-AFFIRMED April 3rd, 1893.

DE IT ENACTED by the Municipal Council of the D Corporation of the City of London, as follows:

1. That Aldermen Charles Taylor, William C. Directors nominated. Coo. Robert A. Carrothers, James Fitzgerald, Henry Dreaney, and George Shaw, and Messrs. Joseph C. Judd, Frank E. Leonard' and Frederick A. Fitzgerald, be and they are hereby nominated for the office of Directors of the London and Port Stanley Railway Company, by virtue of the powers vested in the said Corporation by the provisions of the said Act, passed in the 56th year of Her Majesty's Reign, intituled "An Act respecting the London and Port Stanley Railway Company," to hold office on and from the date of the next annual meeting of the Shareholders of the said Company.

2. That the Mayor and his proxy (if any), appointed Directors appointed. under the authority of By-law No. 608, of the City of London, passed on the 19th day of December, A. D. 1892, be and they are hereby authorized and directed to vote for the said Aldermen; Charles Taylor, William C. Coo, Robert A. Carrothers, James Fitzgerald, Henry Dreaney, and George Shaw, and Messrs. Joseph C. Judd, Frank E. Leonard, and Frederick A. Fitzgerald, as Directors of the said Company, at the next ensuing General Annual Meet-

ing of the Shareholders of the said Company.

AN ACT

Respecting the London and Port Stanley Railway Company.

Assented to 9th July, 1892.

Preamble.

HEREAS the Corporation of the City of London has, by its petition, represented that it is the holder of first mortgage bonds or debentures of the London and Port Stanley Railway Company to the amount of three hundred and twenty-seven thousand. six hundred and forty-nine dollars, of second mortgage bonds or debentures of the said Company to the amount of one hundred and sixty-four thousand, four hundred dollars, and of third mortgage bonds or debentures of the said Company to the amount of one hundred and thirty-nine thousand, three hundred and twenty-nine dollars, and that the whole of the principal moneys of the said mortgage bonds or debentures remain unpaid, together with interest at the rate of six per cent. per annum from the first day of March. one thousand eight hundred and eighty-two, on the principal sums or amounts of the said second and third mortgage bonds or debentures, all of which is in arrear, as well as a part of the interest of the said first mortgage bonds or debentures; that the Corporation of the City of St. Thomas is the holder of first mortgage bonds or debentures of the said Company to the amount of thirty-eight thousand, two hundred and ninety-six dollars, and of third mortgage bonds or debentures of the said Company to the amount of ten thousand, six hundred and thirty-seven dollars; that the mortgage bonds or debentures held by the said two Corporations comprise the whole of the mortgage or bonded debt of the said Company, and t amor of th of th share whol thou as th petit for g or de then decla Cana the : with of C

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Company,

and that the said mortgage or bonded debt exceeds in amount the value of the said Railway and the assets of the said Company, and that the said Corporation of the City of London is the owner of fifteen hundred shares of the Capital Stock of the said Company, the whole amount of the Capital Stock being four thousand, four hundred and fifteen shares; and whereas the said last mentioned Corporation has also, by its petition, represented that it is expedient to provide for giving to the holders of the said mortgage bonds or debentures the rights hereinafter conferred upon them, and has prayed that the said Railway may be declared to be a work for the general advantage of Canada; and it is expedient to grant the prayer of the said petition: Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The London and Port Stanley Railway is Declaratory. hereby declared to be a work for the general advantage of Canada.

2. At the next and at all subsequent General Rights of bond holders. Annual Meetings, and at all meetings of the London and Port Stanley Railway Company, hereinafter called "The Company," the holders of the mortgage bonds or debentures of the Company shall have and possess the same rights, privileges and qualifications for acting and voting as shareholders, and for being elected and acting as directors, as appertain to the shareholders of the Company, and each one hundred dollars of the amount of any mortgage bond or debenture shall be computed for such purpose as one share of capital stock of the Company, and shall, for the purposes of any leasing or traffic arrangements, or union, junction or amalgamation with any other railway company, be reckoned and computed as subscribed capital stock of the Company.

3. The Mayor and any member of the municipal Representatives council of the Corporation of the City of London, the St. Thomas may

be elected direc- Mayor and any member of the municipal council of the Corporation of the City of St. Thomas, any officer of the said Corporations or either of them, and any person nominated by the said municipal councils, or either of them, for the office of director of the Company, shall be eligible for the election as, and to be a director of the Company, although he may not be a shareholder or bond or debenture holder.

Lease by Great Western Rail-

4. Nothing herein contained shall impair the lease way Co. not im- from the London and Port Stanley Railway Company to the Great Western Railway Company, bearing date the first day of September, one thousand, eight hundred and seventy-two, or the rights of the last mentioned Company, or its assignees, thereunder.

Rights saved.

5. Nothing herein contained shall affect the rights or priorities of the holders of the bonds or dependings of the Company, as such, in respect of the assets and property of the Company, which rights and priorities shall continue as if this Act had not been passed.

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AN ACT

Respecting the London and Port Stanley Railway Company.

WHEREAS the London and Port Stanley Railway Preamble. Company and the Corporation of the City of London have by their petition prayed that the said Company be authorized to enter into an agreement for the leasing of the said railway, and otherwise as hereinafter provided, and also that the lease hereinafter mentioned be declared to be valid and binding; and whereas it is expedient to grant the prayer of the said petition: Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The lease, a copy of which (except the pamph-Lease Amended. let marked "A" attached thereto) is set out in the schedule hereto is hereby amended by adding to the end of the third paragraph thereof the words following, that is to say:—" And provided also that the said parties of the second part shall be entitled to be reimbursed under the provisions of this paragraph only for and in respect of such repairs as shall have, before the same shall be made, been either agreed to by the said parties of the first part or determined by arbitration, under the provisions of paragraph twelve of this indenture to be necessary repairs, and that no deduction shall be made from the rent as hereinbefore provided in respect of any repairs unless the same shall have been so agreed or have been determined by arbitration to be necessary repairs as aforesaid and then only on production of the vouchers showing in detail the actual expenditure therefor, and, in case of dispute as to such expenditure, unless or until the amount thereof shall have been determined by arbitration under the provisions of the said paragraph twelve;" and the said lease by this section confirmed and validated is the said lease so amended and, as so amended, shall be valid and binding on the said Company and the other parties thereto according to the terms thereof; provided always that nothing herein or in the said lease contained shall affect the powers of the Governor in Council under section two hundred and twenty-six of *The Railway Act* and that sections two hundred and twenty-eight of *The Railway Act* shall apply to this Act and to the said lease except as to the tolls fixed by the said lease.

Cleveland, Port Stanley and London Transportation and Railway Co. 2. The Cleveland, Port Stanley and London Transportation and Railway Company, incorporated by an Act passed in the present session of Parliament, the incorporation of which is referred to in the said lease, may, subject to the provisions of the Act passed in the present session of Parliament, intituled An Act to incorporate the Cleveland, Port Stanley and London Transportation and Railway Company and to confirm an agreement respecting the London and Port Stanley Railway, equip, maintain and operate the railway of the London and Port Stanley Railway Company during the term of the said lease and under and subject to the provisions thereof as fully and effectually as the said London and Port Stanley Railway Company might.

Arrangements with another company, 3. The said London and Port Stanley Railway Company may from time to time, but subject always to the provisions of the said lease and so that the agreement hereinafter mentioned shall not take effect until after the expiration or other determination of the said lease, enter into any agreement with any company having authority to enter into such agreement, or with any other railway company, or with any person, for the leasing of the Company's railway for such term and on such conditions as are agreed upon

aid paragraph tion confirmed ided and, as so h the said Comording to the thing herein or the powers of n two hundred that sections hundred and Il apply to this the tolls fixed

and London , incorporated of Parliament, to in the said the Act passed tituled An Act ey and London and to confirm l Port Stanley the railway of Company durr and subject ectually as the vay Company

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between the said railway company and such railway company or other company or person, or for the working of the said railway, or for running powers over it, on such terms and conditions as are agreed upon by the contracting parties, or for leasing or hiring from such other contracting company or person any portion of its railway, or for the use thereof, and generally to make an agreement with any such company or person, if so lawfully authorized, touching the use by one or the other or by both of the contracting parties of the railway or the rolling stock of either or both, or any part thereof, or touching any service to be rendered by the one party to the other and the compensation therefor: Provided always, Sanction of the that every such lease or agreement shall be first sanc-of the Governor tioned by two-thirds of the votes at a special general meeting of the shareholders duly called for the purpose of considering the same,—at which meeting shareholders representing at least two-thirds in value of the stock are present in person or represented by proxy,—and that such agreement has also received the approval of the Governor in Council: and for the purposes of this section the mortgage bonds or debentures of the Company shall be deemed stock, and the holders of such bonds or debentures shall be deemed shareholders of the Company.

(2.) Such approval shall not be signified until after Notice of applinotice of the proposed application therefor has been approval. published in the manner and for the time set forth in section two hundred and thirty-nine of The Railway Act, and also for a like period in one newspaper in each of the counties through which the railway of the Company runs, and in which a newspaper is published

4. If at any time, under the provisions of the next If lessee is not preceding section, the said railway is leased to any authorized. person or corporation which has not any corporate powers authorizing the leasing and operating thereof by such lessee, the lessee thereof shall transmit to the

Minister of Railways and Canals within ten days from the date of such lease a notice in writing stating the fact that such lease has been made, describing the termini and line of route of the railway leased, and specifying the charter or Act of incorporation under which the same has been constructed and operated, including a copy of any writing preliminary to a lease of such railway which has been made as evidence of such lease, and immediately upon the execution of any deed of lease of such railway the lessee shall also transmit to the said Minister a duplicate or authenticated copy of such lease and shall furnish to the said Minister on request any further details or information which he requires.

Grant of license by Minister of Railways and Canals.

5. Until the lessee has given notice to the said Minister in manner and form as provided by the next preceding section, the lessee shall not run or operate the railway so leased, or take, exact or receive any tolls whatsoever in respect of any traffic carried thereon; but after the said conditions have been complied with, the lessee may continue until the end of the then next session of the Parliament of Canada to operate such railway and to take and receive such tolls thereon as the company previously operating the same was authorized to take, and shall be subject, in so far as they can be made applicable, to the terms and conditions of the charter or Act of incorporation of the said Company, until he has received a letter of license from the said Minister, which letter the said Minister is hereby authorized to grant, defining the terms and conditions on which such railway shall be run by such lessee during the said period.

Ratification by Parliament necessary. 6. Such lessee shall apply to the Parliament of Canada at the next following session thereof after the lease of such railway for an Act of incorporation or other legislative authority to hold, operate and run such railway; and if such application is made to Parliament and is unsuccessful, the Minister may extend

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the license of such lessee until the end of the then next following session of Parliament, and no longer.

7. The said Company may from time to time enter Agreements as into agreements with any company or person for the indicated of the ing stock, etc. leasing, hiring or use of any locomotives, carriages, rolling stock and other movable property, for such term and on such conditions as are agreed upon, and may also enter into agreements with any company authorized so to agree, or with any railway company, for the use by one or more of such contracting companies of the locomotives, carriages, rolling stock and other movable property of the other or others of them on such terms and conditions as to compensation and otherwise as are agreed on.

SCHEDULE.

This Indenture, made the twenty-fourth day of Lessor. January, in the year of our Lord one thousand eight hundred and ninety-three, between the London and Port Stanley Railway Company of the first part, and Charles R. Jones, of the City of Cleveland, in the Lessees. state of Ohio, one of the United States of America, vessel owner; Frank S. Miller, of the same place, insurance agent; Lorenzo Dudley Dodge, of the same place, secretary of the Cleveland Steam Gauge Company; M. Silas Pettingill, of the same place, insurance agent; and Thomas W. Larwood, the younger, of the same place, stationer, of the second part,

Whereas the said parties of the second part have agreed to work the London and Port Stanley Railway, its plant and appurtenances upon the terms and conditions hereinafter set forth.

Now this indenture witnesseth:

1. The London and Port Stanley Railway Com-Grant and term pany hereby give, subject to all the rents, conditions, provisos and agreements, hereinafter mentioned, the use, occupation and possession of their line of railway between London and Port Stanley, to the parties of

the second part, for the period of twenty years from the first day of March, 1893, so that the same shall be worked by the said parties of the second part and all the receipts and earnings shall be collected by the said parties of the second part for their own use and benefit.

Lessees to put road in repair and keep same in repair.

2. The said parties of the second part shall, withroad in repair within admonths in twenty-four months from the date hereof, but the said line of railway of the said parties of the first part. its road, bridges and rails and all and every portion of its property, buildings, way, track and appurtenances in good repair, and shall also, after putting the same in good repair, well and sufficiently at all times. during the said term of twenty years, repair, maintain. amend and keep the same and every part thereof in good and substantial repair and all fixtures and things thereto belonging, or which at any time during the said term shall be erected, put or made, when, where and so often as need shall be.

Lessees may apply first two years to repair of road.

3. The necessary cost of putting the said line of railway of the said parties of the first part, its road, bridges and rails and all and every portion of its property, buildings, way, track and appurtenances in good repair, as above provided, shall, in the first place, be paid by the said parties of the second part who shall be reimbursed by the said parties of the first part by the application by the said parties of the second part, for the first two years of the said term of twenty years, of so much of the rents hereby reserved as shall be necessary to recoup them the amount of the said cost; provided however that, in case the parties hereto differ as to the amount necessarily expended by the said parties of the second part for the purposes aforesaid, the same shall be determined by arbitration in the manner provided by paragraph 12 hereof. Provided also that the erection by the parties of the second part of a passenger station at St. Thomas on the lands of the said parties of the

If parties differ as to amount of repairs same to be determined by arbitration.

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said line of t, its road. n of its protenances in n the first second part s of the first ties of the said term ents hereby p them the ever that, in he amount f the second all be deterled by paraerection by ger station rties of the first part, at a cost not to exceed twenty-five hundred dollars, shall be deemed a portion of the necessary cost aforesaid. Provided further that nothing shall be done by the said parties of the second part and that no money shall be expended by them for the said purpose of putting the said line of railway of the said parties of the first part, its road, bridges, rails and all and every portion of its property, buildings, way, track and appurtenances in good repair, if the Great Western Railway Company of Canada or the Noexpenditure Grand Trunk Railway Company of Canada, who, the weekending parties of the first part contend, are bound under the T. Ry, make present lease to put the same in repair, do put the same in good repair on or before the first day of April next and that with the exception of the necessary repair of the icehouse at Port Stanley and any work absolutely necessary for the safe running of the railway, no sum shall be expended nor shall any expense chargeable under the provisions of this indenture to the parties of the first part be incurred by the said parties of the second part for the purposes aforesaid until the first day of April next and provided also that the amount which the said parties of the second part shall be at liberty to recoup themselves from the rent hereby reserved for the necessary cost of putting the said line of railway, its road, bridges and rails and all and every portion of its property, buildings, way, track and appurtenances in good repair including the erection of the passenger station at St. Thomas, Certain stations the summer passenger station at Port Stanley and part of necessity the temporary and permanent passenger stations at sary repairs. London, shall not in any event exceed the amount of the first two years rent hereby reserved.

4. The said parties of the second part shall, at the Lessees to de-liver up railway expiration, or other sooner determination of the said at the termina-term of twenty years, peaceably surrender and yield good condition. up unto the London and Port Stanley Railway Company, their successors, or assigns, the said the London

and Port Stanley Railway, its property appurtenances and effects, together with all buildings, erections and fixtures thereon, in good and substantial repair and condition.

Rent payable quarterly for first a years at end of quarter.

Thereafter quarterly in

advance.

Percentage of earnings over to lessors.

5. The parties of the second part shall pay to the parties of the first part, their successors or assigns. without any deduction whatever except as provided by paragraphs 3 and 19 hereof, the clear yearly rent or sum of twenty-eight thousand dollars during the said term of twenty years, by equal quarterly payments of seven thousand dollars each on the first days of June, September, December and March in each year for the first two years of the said term of twenty years, and thereafter the said clear yearly rent, or sum of twenty-eight thousand dollars, during the residue of the said term of twenty years, shall be paid by equal quarterly payments of seven thousand dollars each in advance on the first day of March, June September and December in each and every year, and. should in any year during the said term of twenty years the gross receipts from all sources of the said Railway exceed the sum of one hundred thousand dollars, the said parties of the second part shall pay \$100,000 payable to the said parties of the first part, as additional rent. at the end of each year in which the said gross receipts exceed the sum of one hundred thousand dollars. fifteen per cent. of the said gross receipts, in excess of the said sum of one hundred thousand dollars. The said parties of the second part covenant with the said parties of the first part that they will, at the end of each year of the said term of twenty years, furnish to the said parties of the first part accounts and statements of such receipts, certified by their secretary and verified by his statutory declaration as to the correctness thereof, and shall permit the parties of the first part and they the said parties of the first part shall be entitled at all times during the month of April in each year during the said term to inspect

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Il pay to the s or assigns. as provided yearly rent s during the narterly paythe first days rch in each rm of twenty early rent, or , during the shall be paid usand dollars h, June Sepry year, and. n of twenty of the said ed thousand art shall pay ditional rent. gross receipts sand dollars, pts, in excess sand dollars. rant with the Il, at the end zears, furnish its and stateeir secretary m as to the he parties of of the first g the month

m to inspect

the books and accounts of the Company by the Audi-Books of lessees tor of the City of London, or other officer from time pected. to time appointed for that purpose by the said parties of the first part, and the said parties of the second part shall afford to the said parties of the first part all necessary or reasonable facilities for such inspection at the head office of the said parties of the second part at the said City of London.

6. The parties of the second part shall pay all Lessees to pay taxes, rates, duties and assessments whatsoever. whether municipal, parliamentary or otherwise, now charged, or which may or shall, during the term aforesaid, be charged upon the said The London and Port Stanley Railway or its appurtenances, or upon the said parties of the first part on account thereof, or on account of any of its property, including five-sixths of the taxes for the year 1893, and one-sixth of the taxes for the year in which this lease terminates.

7. The said parties of the second part shall for-Two passenger ward all trains and traffic with reasonable and proper daily. despatch, and shall run daily, Sundays excepted, at least two passenger trains between Port Stanley and London, stopping at and starting from such points and at such hours as the exigencies of traffic may from time to time, during the said term of twenty years, require, and at least two passenger trains daily each way shall stop at the stations where the passenger trains of the Grand Trunk Railway Company, the present lessees of the said The London and Port Stanley Railway, now stop, if a passenger for such station be on board or if the train be flagged at such station.

8. The said parties of the second part shall not, Location of during the said term, make any alteration in the lo-be changed. cation of the buildings on the London and Port Stanley Railway without the consent in writing of the said parties of the first part.

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Excursion trains to be run as formerly and at same fare.

9. The weekly excursion trains from London to Port Stanley shall be continued one day in each week from the fifteenth day of May, to the fifteenth day of September in each year during the said term of twenty years by the said parties of the second part. The fare from London to Port Stanley and back on such trains shall not exceed thirty cents current funds for each person, and such fare shall include all charges for the use by the passengers by excursion trains of the grounds known as The London and Port Stanley Railway picnic grounds at Port Stanley, as has heretofore been customary, and such fare shall entitle the passengers to be carried to the terminus referred to in paragraph 19 hereof without extra charge.

Lessees to furnish sufficient general and excursion traffic,

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10. The said parties of the second part, covenant rolling stock for with the said parties of the first part, that they will furnish sufficient, suitable and comfortable cars, and will keep the road properly supplied with suitable and comfortable rolling stock sufficient for the requirements of the traffic including the excursion traffic provided for by this indenture and the efficient working of the London and Port Stanley Railway, and that the passenger cars shall be at least as good as the first class passenger cars used in the year 1892 on the said railway by the Grand Trunk Railway Company of Canada.

Lessees not to assign or sublet.

11. And the said parties of the second part, further covenant with the said parties of the first part, that they will not assign or transfer this indenture or their rights thereunder, or any of them, or sublet the said railway or any part thereof, without the consent in writing of the said parties of the first part had and obtained, except as provided by paragraph 15 hereof.

Provisions relating to arbitration and the appointment of arbitrators.

12. And it is hereby agreed that, in case any dispute shall arise relating to any matter herein contained and agreed to be settled by arbitration, the same shall be finally determined by two independent t, covenant at they will e cars, and th suitable for the reexcursion the efficient ey Railway, ast as good e year 1892 ık Railway

part, further t part, that ure or their let the said consent in rt had and 1 15 hereof. se any disherein contration, the ndependent

persons, one to be chosen by each of the said parties to such dispute, and such arbitrators shall, before proceeding with the reference, appoint a third arbitrator to act with them, and the decision of the said three arbitrators, or a majority of them, shall be conclusive on both parties, and in case either of the said parties shall neglect or fail to appoint an arbitrator within thirty days after the request in writing by the other party, then the arbitrator appointed by the other party may proceed alone, and his award shall be conclusive on all parties. The award shall be made within four months after the appointment of the first of such arbitrators, and, in the further event of the two arbitrators appointed, as aforesaid, being unable or failing to agree upon a third arbitrator for two weeks after their appointment, or the appointment of the one of them who was last appointed, then su h third arbitrator shall be chosen and appointed by the Chief Justice for the time being of the Queen's Bench Division of the High Court of Justice for the Province of Ontario; or, in the event of the Chief Justice being sick, absent from the province, or otherwise unable or refusing to act, then such third arbitrator shall be appointed by the Senior Judge of the said Queen's Bench Division of the said court.

13. The said parties of the second part further Lessees to escovenant with the said parties of the first part, that vessels in connection with they will place a line of vessels, sufficient to meet the railway. business, to run between the ports of Ashtabula or Cleveland, in the State of Ohio, one of the United States of America, and Port Stanley, in Ontario, and will use all means and influence practicable in obtaining all the freight and passenger traffic between the ports named.

14. The said parties of the second part further Summer hotel to be maintained covenant with the said parties of the first part, that at Port Stanley. the said parties of the second part will, before the first day of March, A.D. 1896, erect or purchase, and

thereafter during the said term maintain a summer hotel at Port Stanley, and make the necessary improvements to place such hotel on an equal footing with the summer hotels of the United States, and at the end or sooner determination of the said term, will remove the said hotel from the said property of the said parties of the first part, if erected thereon, within one year from the said end, or sooner determination of the said term, and leave the lands upon which the same was erected in as good a state and condition as before the erection thereof, unless the parties of the first part shall, six months before the determination of the said term, elect to purchase the said hotel from the said parties of the second part, which they shall be at liberty to do provided they give notice of such their intention to the said parties of the second part. at least six months before the determination of the said term, the price to be paid for the said hotel to be settled by arbitration by arbitrators, to be appointed as hereinbefore provided in case the parties differ about the same.

Lessors may purchase hotel before end of term.

Lessees to give all railroads ley Ry. running powers.

15. The said parties of the second part further crossing London and Port Stan- covenant with the said parties of the first part, that the Canadian Pacific Railway Company, the Grand Trunk Railway Company of Canada, the Michigan Central Railway Company, and all railroads which do now or which, during the continuance of this agreement, may intersect or cross the London and Port Stanley Railway, shall have reasonable and the usual running powers for their traffic over the line of the London and Port Stanley Railway from St. Thomas or the point of intersection or crossing of such railway with the London and Port Stanley Railway to the terminus of the London and Port Stanley Railway, in the said city of London during the said term of twenty years, or such other sooner determination of the said term, and the terms and the compensation to be paid for such running powers shall, in case the parties diff in ' her as t sufl 1 con

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differ about the same, be determined by arbitration in the same manner as provided by paragraph 12 hereof, and the said parties of the second part shall as far as practicable provide and keep proper and sufficient sidings for loading and unloading.

16. The said parties of the second part further Freight rates convenant with the said parties of the first part, that on certain during the said term of twenty years the maximum rate for freight from Port Stanley to London, and vice versa, for special commodities such as coal, sugar, syrup, pig iron, lead, nails, wire, etc., and other like commodities, will not exceed fifty cents per ton in car lots, and the said rates shall include handling from the boat to cars and from the cars to boat at Port Stanley; and that the rate for all other classes other commodiof freight (except as provided by the next succeeding ties to be in proparagraph hereof) shall be in just and fair proportion to the above rate; and for the handling from the boat to cars and from the cars to boat at Port Stanley of the said other classes of freight the actual cost thereof shall be added to the said rates; and, in case the parties hereto shall differ as to the rates for the said other classes of freight, the same shall be determined by arbitration in the manner provided by paragraph 12 hereof. And the said parties of the second part further convenant with the said parties of the first part that the classification of freight shall, during the said term of twenty years, be as provided in the Canadian Joint Freight Classification Number Eight Pamphlet hereto annexed and marked with the letter "A."

17. The said parties of the second part further Rates for goods convenant with the said parties of the first part that Middlesex or they will, during the said term of twenty years, carry from London to Port Stanley and vice versa the goods, wares and merchandise manufactured by any manufacturer, in the counties of Middlesex or El, in, in the province of Ontario, or ordered or procued by him

for such manufacture, at a rate not to exceed fifty cents per ton in car load lots, with the additional charge of the actual cost for unloading and reloading at Port Stanley, if done by the said parties of the second part.

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Lessees to pay

18. The said parties of the second part further advance charges at Port Stanley. convenant with the said parties of the first part that they will pay advance charges on all freight offered at Port Stanley and provide for the prompt handling of the same to the destination of the goods.

Lessees to lay track to the beach.

19. The said parties of the second part further convenant with the said parties of the first part that at their own expense they will within one year from the date hereof lay the necessary tracks and do the other work necessary so that the trains can be taken around to the beach South of the present picnic grounds, and will before the end of the second year of the said term erect and build at the said terminus a suitable platform and summer passenger station the cost whereof, not to exceed \$1,000, shall be refunded to them by deduction from the rent in the same manner as provided by paragraph 3 hereof.

Cost to be deducted from

Lessees to run trains for con-Port Stanley.

20. The said parties of the second part further venience of sum-convenant with the said parties of the first part that, during the summer months during the continuance of the said term of twenty years, a daily train Sundays excepted, shall be put on and shall leave Port Stanley for London about eight o'clock in the forenoon and shall leave London for Port Stanley at about five o'clock in the afternoon for the convenience of the summer residents at Port Stanley, and that, between the fifteenth day of May and the fifteenth day of September in each year, the said parties of the second part will sell commutation tickets not transferable, good for twenty-six single trips to be used within three months from the date of issue and good only during the period between the fifteenth day of May and the fifteenth day of September

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part further rst part that, continuance y train Sun-Il leave Port in the fore-Stanley at the conven-Stanley, and lay and the ear, the said mutation ticx single trips date of issue reen the fifof September of the year in which the ticket is issued, to such par-Tickets 19 conts ties as may desire to purchase the same at a cost not to exceed nineteen cents each way.

21. Provided always and it is hereby expressly Atter default for agreed that if the rent hereby reserved, or any part lessors may rethereof, shall be unpaid for thirty days after any of the enter. days on which the same ought to have been paid, and after ten days' written notice requiring such payment has been given to them by mailing the same addressed to the said parties of the second part at the City of London in Ontario, or in case of the breach or pon-performance of any of the covenants or agreements herein contained on the part of the said parties of the second part, their heirs, executors, administrators or assigns, then and in any of such cases it shall be lawful for the said parties of the first part into and upon the said Railway, or any part thereof. in the name of the whole, to re-enter and the same to have, acquire, re-possess and enjoy as of their former estate, anything herein contained to the contrary notwithstanding.

22. In consideration of the corporations of the City City of London of London and of the City of St. Thomas assenting feiture clause. to the provisions of this agreement, the said the corporation of the City of London shall be entitled, in case of a breach on the part of the said parties of the second part, their heirs, executors, administrators, or assigns, of any of the covenants on their part contained herein, to enforce the forfeiture clause hereinbefore contained, but nothing herein contained shall Holdersof mortaging bonds not affect or prejudice the rights of the said corporations prejudiced as to their rights unin respect of the mortgage bonds held by them der same. against the London and Port Stanley Railway Company so as to prevent the said corporations or either of them from enforcing the same, or any right that they may acquire to the said road by means or in consequence thereof, in the event of default on the part of the said parties of the second part, their

executors, administrators, or assigns, in performing the covenants and agreements on their part contained in these presents.

Lessees of pure of railway lar in in St. Timas, guaranteed the continuance of their leases.

And the said parties of the second part further covenant and agree with the said parties of the first part that they will lease to the present lessees of that portion of the lands of the London and Port Stanley Railway Company within the limits of the city of St Thomas the same lands as are now leased to the said lessees, for a further term to continue as long as the said parties of the second part are the lessees of the said the London and Port Stanley Railway, and on the same terms and conditions as are contained in the present leases of the said lands to the present lessees and will provide the said lessees with reasonable switching accommodation at the rate (if any) from time to time fixed by the Railway Committee of the Privy Council of Canada and if none be fixed by the said Railway Committee, then at a fair and reasonable price therefor to be settled by arbitration in the manner provided by paragraph 12 hereof, in case the parties differ about the said price.

Meaning of "parties of the first or second part."

24. Throughout this indenture the mention of the said parties of the first part is intended to include their successors and assigns and the mention of the said parties of the second part is intended to include their heirs, executors, administrators and assigns unless such meaning is inconsistent with the context.

Indenture to be confirmed by shareholders, 25. This indenture is made subject to its being adopted and confirmed by the shareholders of the London and Port Stanley Railway Company representing or owning at least two-thirds of the subscribed capital stock of the Company, present or represented at an annual general meeting thereof or at a special general meeting duly called for the purpose and subject to its being approved by the Parliament of Canada and for the purposes of this paragraph the de-

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benture debt shall be deemed subscribed capital stock and the holders of such debentures as shareholders.

26. In consideration of the said corporations as-Lessees to pay senting to this indenture, as provided by paragraph per annum. 22 hereof, it is further agreed by and between the parties hereto that, so long as the said corporations of the city of London and of the city of St. Thomas. or either of them, shall continue to be mortgages of the London and Port Stanley Railway Company, the salaries of the officers of the said Railway Company and the expenses of the board of directors including remuneration to the president, vice-president and directors, shall not together exceed the sum of \$200 per annum during the term of this indenture, and that the said parties of the second part shall and may, during the term of this indenture, and on demand. pay and divide, after the same shall become due from time to time, the whole annual rentals reserved by this indenture (save and except the amounts they are Balance of rent entitled to retain as provided by paragraphs 3 and 19 to first morthereof), less the said sum of \$200 (which is to be paid ers subject to sections 3 and 19. to the said parties of the first part) to and among the first Mortgage Bond Holders of the said The London and Port Stanley Railway Company, according to the respective amounts owned or held by such first Mortgage Bond Holders, in lieu of paying the same to the London and Port Stanley Railway Company, such payments to be applied by the said Bond Holders in or towards the satisfaction of their said respective bonds.

27. The said parties of the second part further cov-Head office of enant with the said parties of the first part that their city of London. headquarters and offices during the said term of twenty

years shall be and continue in the said city of London. 28. The said parties of the second part agree with Lesses to deposit with city the said parties of the first part that they will, im- \$15,000,000 mediately upon the Municipal Council of the Corporation of the city of London, so far as they have the power so to do, approving by resolution of the terms

To be retained \$100,000,00 of capital of lessee paid up.

of this indenture, and agreeing to use their best endeavors to have the same executed by the parties of the first part and confirmed by legislation as hereinbefore provided, deposit with the Treasurer of the corporation of the city of London the sum of twenty-five thousand dollars eash, to be retained until slip dock at Port Stanley by the corporation of the city of London as security is completed and from the characteristic constitution of the city of London as security for the due execution by the said parties of the second part of this indenture so soon as it has been adopted and confirmed by the shareholders of the London and Port Stanley Railway Company, as provided by paragraph 25 hereof, and as security also for the fulfilment of the terms, conditions and provisos herein contained, on the part of the said parties of the second part, for three months from the deposit thereof and until the slip dock at Port Stanley, which the said parties of the second part propose to construct at their own expense, is substantially completed by them and at least one hundred thousand dollars of the capital stock of the company proposed to be incorporated by the said parties of the second part is paid in cash to the said Company, and, in case the said parties of the second part make default in the execution of this indenture as above provided, or fail to perform and fulfil the terms, conditions and provisos herein contained on their part until the said slip dock at Port Stanley has been substantially completed by them, or in ease the said parties of the second part shall fail to complete the said slip dock before the 31st day of December, A.D. 1893, or fail, within six months from the incorporation of the said company, to pay in the said sum of one hundred thousand dollars of the capital stock as aforesaid, the said sum of twenty-five thousand dollars shall be forfeited as liquidated and ascertained damages to the Corporation of the city of London. After the said parties of the second part have duly executed this indenture as above provided and after the said slip dock at Port

Deposit subject to forfeiture.

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Stanley has been completed, if completed within the time above mentioned, and after the said sum of one hundred thousand dollars of capital stock has been paid in as aforesaid, if paid in within the time herein before mentioned, the said sum of twenty-five If conditions thousand dollars shall be returned to the said parties deposit with of the second part, with interest thereon from the returned to date of the deposit at the rate of six per cent. per annum, or, if this indenture shall not be approved by the Parliament of Canada and the said parties of the second part shall have used due diligence to obtain such approval, then the said sum of twenty-five thousand dollars, with interest as aforesaid, shall be returned to the said parties of the second part. vided always that, if the said parties of the first part neglect or refuse to execute this indenture on or before the Twenty-fifth day of January, A.D. 1893, the said sum of twenty-five thousand dollars, together with interest thereon at the rate of six per cent. per annum from the day of its deposit with the said Treasurer, shall be repaid by the Corporation of the city of London to the said parties of the second part.

29. The said parties of the first part do hereby with conditions covenant with the said parties of the second part, of lease the lesses to have their executors, administrators and assigns, that they, possession. paying the rent hereby reserved and performing the covenants hereinbefore on their part contained, shall and may peaceably possess and enjoy the said demised premises for the term hereby granted without any interruption or disturbance from the said parties of the first part, their successors or assigns, or any other person or persons lawfully claiming by, from or under them or any of them.

30. Nothing herein contained shall be taken to Lands to which give to the parties of the second part any of the lands T.R. may be entitled under or property of the parties of the first part to which old lease not granted. the Great Western Railway Company of Canada or the Grand Trunk Railway Company of Canada are

entitled under the agreement made between the London and Port Stanley Railway Company and the Great Western Railway Company of Canada and dated the twenty-fifth day of April, A.D. 1870.

lessees to keep of lessors.

31. It is further agreed by and between the parties buildings in aured for benefit hereto that the said parties of the second part shall. during the continuance of the said term, insure and keep insured at their own expense (in the name and for the benefit of the said parties of the first part) the railway stations to be built by them as hereinbefore provided and the other buildings of the parties of the first part in some Insurance Company or Companies, to be approved of by the parties of the first part from time to time, to the amount of not less than two-thirds of the value of the said respective buildings.

Lessors to provide terminal facilities for lessees.

32. It is hereby further agreed by and between the parties hereto that the parties of the first part, will, on or before the first day of March, A. D. 1894, provide terminal facilities for the parties of the second part. either as the same were conferred by the Great Western Railway Company of Canada upon the said parties of the first part by the said agreement dated the twenty-fifth day of April, A. D. 1870, or by the use of the terminal facilities of the London and South-Eastern Railway Company, or by a passenger station to be erected on one side or the other side of Bathurst Street, west of Wellington Street, in the said city of London, at the option of the said parties of the first part, or (at the option of the said parties of the first part, such option to be exercised on or before the said first day of March, A. D. 1894) the parties of the first part, will in lieu thereof, allow the said parties of the second part a reduction from the rent hereby reserved of three thousand dollars per annum, and will also allow them to retain out of the first two years' rent a sum, not to exceed the sum of five thousand dollars, towards the cost of a permanent passenger station on the site of the old London and Port Stanley Sta-

Or in lieu thereof a reduction of the rental.

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tion, if erected by the said parties of the second part. and a sum, not to exceed one thousand dollars, towards the cost of a temporary passenger station on the said old site, if erected by the said parties of the second part, such permanent and temporary passenger stations to be completed on or before the first day of March, A. D. 1895, and the temporary station not Temporary to be commenced or any cost in respect thereof incurred before the first day of April, A. D. 1893, and the said permanent station not to be commenced or any cost in respect thereof incurred before the first day of March, A. D. 1894, both said stations, if and when erected, to become and be the property of the said parties of the first part and to be insured by and at the expense of the said parties of the second part in the same manner and to the same extent as is proyided by paragraph 31 hereof in regard to the other buildings.

In witness whereof the parties of the first part have caused to be affixed their Corporate Seal and their President has set his hand and the parties of the second part have set their hands and seals the day and year first above written.

Signed,
Seated and Delivered in the presence of
As to execution by L. & P. S. Ry. Co.,
W. J. Harvey.
As to execution by F. S. Miller,
I. F. Hellmuth.
As to execution by Charles R. Jones, Lorenzo Dudley Dodge, M. Silas Pettengill, and Thomas W. Larwood, jr.,
M. H. Solloway.

E. T. ESSERY,

President.

CHARLES R. JONES. [Seal]

F. S. MILLER. [Seal]

LORENZO DUDLEY DODGE.

[Seal]

M. SILAS PETTENGILL [Seal]

THOMAS W. LARWOOD, jr. [Seal]

AN ACT

To Incorporate the Cleveland, Port Stanley and London Transportation and Railway Company, and to confirm an Agreement respecting the London and Port Stanley Railway.

Preamble.

WHEREAS an agreement was, on the twentyfourth day of January, eighteen hundred and ninety-three, duly made between the London and Port Stanley Railway Company and Charles R. Jones. Frank S. Miller, Lorenzo Dudley Dodge, M. Silas Pettengill, and Thomas W. Larwood, junior, all of the city of Cleveland, in the state of Ohio, one of the United States, hereinafter called "the lessees," whereby the said London and Port Stanley Railway Company gave to the lessees, on certain terms and conditions, the use, occupation and possession of their line of railway between London and Port Stanley for the period of twenty years, with power to work the same for the benefit of the said lessees, which agreement is set out in the schedule to an Act passed during the present session of Parliament, intituled An Act respecting the London and Port Stanley Railway Company; and whereas by the said agreement the said lessees, among other things, covenanted to furnish a line of vessels to run between the ports of Ashtabula or Cleveland in the state of Ohio, one of the United States, and Pera Stanley, in the province of Ontario; and whereas the corporation of the city of London is the owner of all the first mortgage bonds and other securities at present in existence and forming a lien on the said railway, except bonds and se urities, to the nominal amount of forty-eight thousand nine hundred and thirty-three dollars own and men the said nece men Rail Lon be less pow out said

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owned by the corporation of the city of St. Thomas: and whereas it was contemplated by the said agreement that the said lessees should be incorporated by the Parliament of Canada, with power to operate the said railway, and with such other power as might be necessary to carry out the terms of the said agreement; and whereas the said London and Port Stanley Railway Company and the corporation of the city of London have petitioned that such agreement might be ratified, confirmed and legalized, and the said lessees have petitioned to be incorporated with the powers necessary to operate the said line, and to carry out the terms of the said agreement; and whereas the said London and Port Stanley Railway has been declared to be a work for the general advantage of Canada; and it is expedient to grant the prayer of the said petitions: Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The Railway Act shall apply to the Company 1888, c. 29. incorporated hereunder, and to the undertaking of the Company, except in so far as it is inconsistent with the provisions hereof or with the provisions of the lease hereinafter mentioned or is for any other reason inapplicable thereto.

2. The lease between the London and Port Stan-Agreement ley Railway Company and Charles R. Jones, Frank S. Miller, Lorenzo Dudley Dodge, M. Silas Pettengill and Thomas W. Larwood, a copy of which (except the pamphlet marked "A" attached thereto) is set out in the schedule to an Act passed during the present session of Parliament, intituled An Act respecting the London and Port Stanley Railway Company, is hereby amended by adding to the end of the third paragraph thereof the words following, that is to say: "and provided also that the said parties of the second part shall be entitled to be reimbursed under the provisions of this paragraph only for and in respect of

such repairs as shall have before the same shall be made, been either agreed to by the said parties of the first part or determined by arbitration under the provisions of paragraph 12 of this indenture to be necessary repairs, and that no deduction shall be made from the rent as hereinbefore provided in respect of any repairs unless the same shall have been so agreed or have been determined by arbitration to be necessary repairs as aforesaid, and then only on production of the vouchers showing in detail the actual expenditure therefor, and in case of dispute as to such expenditure. unless or until the amount thereof shall have been determined by arbitration under the provisions of the said paragraph 12;" and the said lease by this section confirmed and validated is the said lease so amended, and as so amended is hereby approved. ratified and confirmed, and declared to be valid and binding upon the parties thereto, and upon the Company by this Act incorporated, as if the Company had covenanted therein as the lessees covenant; and each of the parties to such agreement and the said Company hereby incorporated may, subject however to the proviso hereinafter contained, do whatever is necessary to give effect to the substance and intention of the said lease, and are hereby declared to have, and, as regards the parties to the said lease, to have had power to do all acts necessary to give effect thereto; and the corporations of the city of London and the city of St. Thomas, their successors and assigns, are hereby declared to have assented to and to be bound by the said lease, as amended, as if they had been parties to and had executed it, and the corporation of the city of London shall have the right to enforce the terms and conditions thereof as against the lessees and the Company hereby incorporated and their assigns; provided however that nothing herein or in the said lease contained shall affect the powers of the Governor in Council under section two hundred and to two h twent Act a by th

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and twenty-six of *The Railway Act*, and that sections two hundred and twenty-seven and two hundred and twenty-eight of *The Railway Act* shall apply to this Act and to the said lease except as to the tolls fixed by the said lease.

3. Charles R. Jones, Frank S. Miller, Lorenzo Incorporation. Dudley Dodge, M. Silas Pettengill, Thomas W. Larwood, junior, all of the City of Cleveland, in the State of Ohio, one of the United States, together with such persons as become shareholders in the company hereby incorporated, are hereby constituted a body corporate rate under the name of "The Cleveland, Port Stanley and London Transportation and Railway Company," hereinafter called the Company.

4. The head office of the Company shall be in the Head office. city of London.

5. The Company may— Powers company

(a) Equip, maintain and operate the said railway As to working during the term of the said lease, and under and subject to the provisions thereof, as fully and effectually as the said London and Port Stanley Railway Company might;

(b) The Company may also purchase, build, com-Purchase of plete, fit out and charter, sell, mortgage and dispose of, work and control and keep in repair steam or other vessels from time to time to ply on the lakes, rivers and canals of Canada in connection with the said railway:

(c) Make arrangements and agreements with steam-Arrangements boat and vessel proprietors, by charter and otherwise, owners, etc. to ply on the said lakes, rivers and canals in connection with the said railway:

(d) Erect or acquire by purchase one or more As to hotels, and lands to be connected therewith, as contemplated by the said agreement, and equip and operate the same.

6. The Company may also purchase and hold May purchase wharves, piers, docks, water-lots and lands and mort-lots, etc.

Collect wharf-

gage the same; and upon the said water-lots and lands andin and over the watersadjoining the same may build and erect elevators, storehouses, warehouses and enginehouses, sheds, wharves, docks, piers and other erections for the use of the Company, and the steam and other vessels owned, erected or controlled by the Company or any other steam or other vessel, and may collect wharfage and store charges, (the amount thereof to be from time to time subject to agreement between the London and Port Stanley Railway Company and the said lessees and the Company, and in case they cannot agree the same shall be fixed by the Minister of Railways and Canals), freight, whether for back charges of other carriers or otherwise, and other dues, earnings and incomes to be derived from the use and service of its property, steamships and other vessels, works and buildings; but the tariff of such rates or charges shall be submitted to and approved of by the Governor in Council before any such rates or charges are exacted or recovered; and the Company may erect, build and maintain all moles. piers, wharves and docks necessary and proper for the protection of such works and for the accommodation and convenience of vessels entering, leaving, lying, loading or unloading within the same, and may dredge, deepen and enlarge such works; and in its discretion may sell, mortgage, lease or convey the said wharves, piers and docks, water-lots, lands, elevators, storehouses, warehouses, engine-houses, sheds and other erections or any part thereof, or any portions thereof.

May lease wharves, etc.

Company may purchase the least of railway and works. 7. The Company may also contract and agree with the said lessees, and such other person or persons, if any, as may be interested with them in the said lease, for the purchase and assignment thereof, and of all the rights and privileges thereunder; and the Company may, on the assignment thereof to it, take and hold the same; and the Company shall thereupon

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and thereby have vested in it all the right, title, interest, property, claim, demand and privilege of the lessees thereunder; subject, however, to the condi-conditions and obligations of tions and obligations upon which the same shall be lesses con held by the lessees.

(2). The Company may grant and issue its shares, And may make except the one hundred thousand dollars to be paid to in shares of up in cash according to the terms of the said agreement, as paid up shares in payment, or on account of payment, of the price agreed to be paid to the said lessees for their rights under the said lease, or may give them credit on their subscriptions for shares on account thereof.

8. The persons mentioned by name in the third provisional directors. section of this Act are hereby constituted provisional

directors of the Company.

9. The capital stock of the Company shall be two "upital stock. hundred and fifty thousand dollars, and at least one hundred thousand dollars of the said capital stock shall be paid up in cash within six months after the passing of this Act, in default whereof all the powers by this Act granted to the Company shall immediately cease, determine and be at an end and the balance of such capital stock may be calle up by the directors from time to time, as they deem necessary, but no one call shall exceed ten per cent, on the shares subscribed.

10. The annual general meeting of the shareholders Annual general meeting. shall be held on the first Wednesday of September in each year, at the city of London, in the province of Ontario.

11. At such annual general meeting the subscri- Election of directors. bers for the capital stock assembled, who have paid all calls due on their shares, shall choose seven persons to be directors of the Company, one or more of whom may be paid directors of the Company.

12. The Company, being first authorized by a reso-Borrowing lution, passed at a special general meeting of the company.

bonds.

Mortgage to

Proviso : worketc., to be first

Proviso: certain rights saved.

shareholders duly called for the purpose, may from time to time borrow in Canada or elsewhere such sums of money as may be expedient for the purposes Amount limited of the undertaking, and the due carrying out of the said agreement to the extent of two hundred and fifty thousand dollars, and may make bonds, debentures or other securities for the sums so borrowed. payable either in sterling, or Canadian currency, or in the currency of the United States, and at such place or places in Canada or elsewhere as is deemed Issue and sale of advisable; and may sell the same at such prices or discount as is deemed expedient or necessary, or pledge or otherwise deal with the same; and may hypothecate, mortgage or pledge the tolls, revenue and other property of the Company or any part thereof for the due payment of the said sums or the interest thereon; and may make such terms and arrangements and execute such mortgages and agreements for securing the said bonds or any part thereof as is ing expenditure, deemed advisable; Provided, however, that the tolls and revenues of the Company shall be subject in the first instance to the payment of any penalty imposed for non-compliance with The Railway Act respecting returns to be made to the Minister of Railways and Canals and to the payment of the working expenditure of the railway; provided always that all such bonds, debentures or other securities shall be subject to the rights of the London and Port Stanley Railway Company, and the mortgage bondholders of the said Company, under the terms of the said lease, and to the right of the said London and Port Stanley Railway Company, and of any other corporation entitled to enforce the provisions of the said lease to determine the same for non-payment of rent or for any other cause for which the determination thereof is provided for by the said lease, and provided also that such bonds, debentures or other securities shall not operate upon the said railway or the property of the

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said Railway Company, except to the extent of the right of the Company hereby incorporated under the said lease.

13. Subject to the terms and conditions in the said Arrangement with other companes contained, the Company may enter into traffic inger hiring arrangements with the Grand Trunk Railway Com-railway or rolling stock. pany of Canada, the Canada Southern Railway Company, the Michigan Central Railroad Company, the Canadian Pacific Railway Company, or any one, or all of them, or any other Company whose line intersects the line of railway controlled by the Company, for the hiring, leasing, working or using the said line of railway or any part thereof, at any time or times or for any period, so that the expiration of such period shall not extend beyond the twenty-eighth day of February, one thousand nine hundred and thirteen, or the other sooner determination of the said lease, or for the leasing or hiring any locomotives, carriages or movable property, and generally to make any agreement or agreements with any of the said companies touching the use by them or any of them of the said railway or any part thereof, or touching any services to be rendered by the one Company to the others or any of them for the said term, but subject to the sooner determination thereof as aforesaid, and the compensation therefor, with power to each of the said Companies to operate the same as part of their railway in the event of running powers being granted: and all such agreements shall be valid and binding, and shall be enforced by any court of justice according to the terms and tenor thereof; provided that such traffic arrangement and agreement shall be first sanctioned by two-thirds of the votes at a special Sanction of the general meeting of the shareholders duly called for of the Governor in Council. the purpose of considering the same, — at which meeting shareholders representing at least twothirds in value of the stock are present in person or represented by proxy, - and that such agreement

has also received the approval of the Governor in Council:

Notice of application for approval.

(2) Such approval shall not be signified until after notice of the proposed application therefor has been published in the manner and for the time set forth in section two hundred and thirty-nine of *The Railway Act*, and also for a libe period in one newspaper in each of the counties through which the railway of the Company runs, and in which a newspaper is published.

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STATUTES, BY-LAW, AGREEMENTS, &c.

RELATING TO THE

Western Fair Association.

AN ACT

To Incorporate the Western Fair Association.

Assented to 23rd April, 1887.

WHEREAS James Cowan and others, hereinafter Preamble. named, have by their petition prayed that an association may be incorporated for the purpose of promoting industries, arts and sciences generally, and of establishing and holding agricultural, industrial, art and other exhibitions at the city of London; and whereas it is expedient to grant the prayer of the said petition;

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

1. James Cowan, Andrew William Porte, John Incorporation. William Little, Richard Whetter, Lawrence Cleverdon, Donald McKenzie, Geo. Douglass, John Walker, Thomas Green, William Y. Brunton, T. Herbert Marsh, John Green, Robt. C. Struthers, John Wolfe, William John Reid, A. M. Smart, W. R. Hobbs, Thomas R. Parker, Robert Lewis, Moses Masuret, and others, the several representatives of the several societies, corporations and associations hereinafter

named together with all such other persons and representatives of other corporations, societies and associations as shall under the authority of this Act, be associated with them, in, and become members of, the corporation hereby created, shall be a body politic and corporate, by the name of the Western Fair Association and by that name shall and may have perpetual succession, and a common seal, with the power to break and alter the same, and by that name shall and may sue and be sued in all Courts in this Province; and the said corporation shall have their principal place of business at London, but may open such office or offices at such places as may be found necessary or convenient for the purposes of their business.

Exhibitions

2. The said association is hereby authorized and empowered either permanently or periodically in structures, buildings, enclosures, and places located in the city of London, or the township of London or Westminster, suitable for exhibition purposes and for the promotion of industries, arts and sciences generally, to exhibit any and every variety of thing and being, found in animal and vegetable life, and every kind and variety of mineral; to exhibit products, wares, goods, merchandise, machinery, mechanical inventions and improvements of every nature, name and kind, and such as are generally exhibited at fairs, including the various processes of manufacture; to exhibit paintings and statuary of any and every nature and kind; to exhibit and develop the points and qualities of the several breeds of horses and other animals, by such competitive tests as may be humane and proper, and as may be deemed expedient and to make such other exhibitions as will be in conformity with the purposes and objects of this Act; and the said association is hereby further authorized, but only for carrying on and maintaining the business aforesaid, and such other business as may be hereafter mention gift price agree the imp proaut as plau thin plau displau

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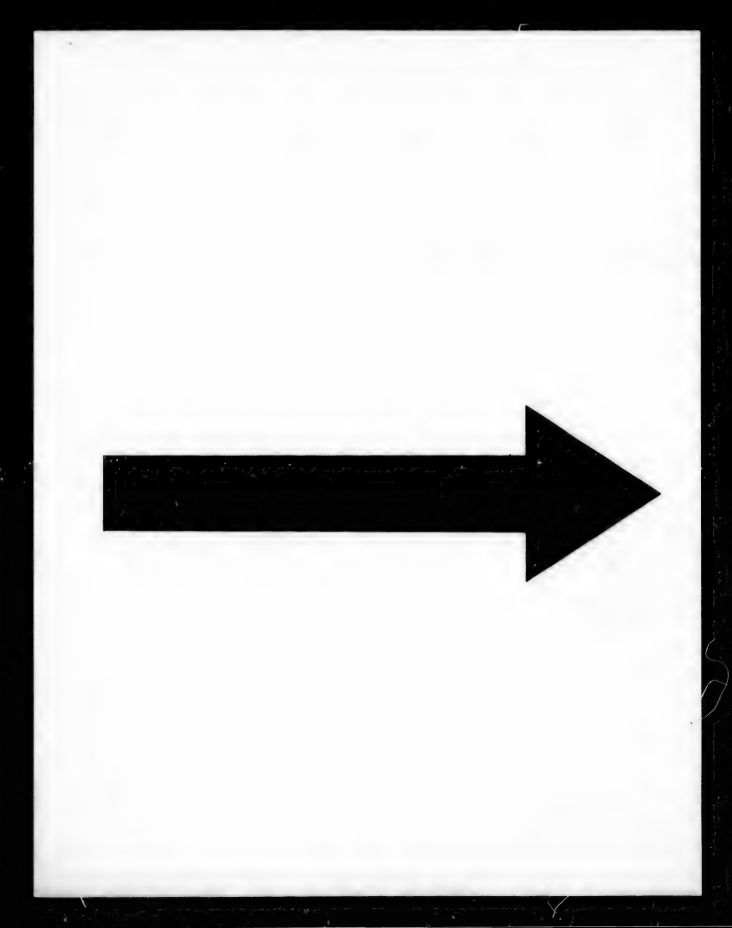
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tioned, to hold, own, and acquire, by lease, purchase, Authority to gift or otherwise, property, real and personal, at such possof property. prices and on such terms and conditions as may be agreed upon, and may improve and use the same, by the construction of such buildings, houses, works, and improvements as are necessary, and as may be deemed proper; and the said association is hereby further authorized to cultivate such portions of their grounds as they may deem proper for the propagation of plants, trees, shrubs or other things of a vegetable nature, and also to manufacture and raise articles and things required in the various exhibitions contemplated; and to sell, mortgage, lease, or otherwise dispose of any property at any time held by the said association; provided always, and it is enacted, that Province the said association shall at no time acquire or hold. any lands or tenements or interests therein, exceeding in the whole, at any one time the annual value of \$10,000, nor otherwise than for actual use or occupation for the purposes of the said corporation.

3. The said association is hereby authorized to Entrance fees, charge such admission fees as may be deemed proper to receive for exhibiting every thing contemplated by this Act; to charge such entrance fees and to award, give and pay to exhibitors such prizes, medals and honorary distinctions as they may deem proper, and to let or lease stalls, stands, rooms and places in any of their buildings or structures, or in any part of their grounds or property, upon such terms and conditions and for such purposes, as the board of directors may deem best for the interests of the said association.

4. The President of the Agricultural and Arts Members of Association of Ontario, the Mayor of the city of London, the Treasurer of the city of London, five members of the council of the corporation of the city of London, to be appointed by by-law of the said council at the time when the standing committees thereof for the year are appointed (but a failure to



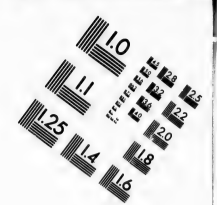
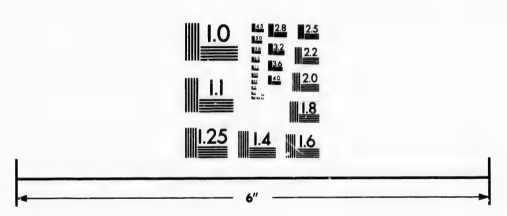


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appoint them shall not prevent the appointment being made afterwards), the president, vice-presidents and six members of the electoral division of the city of London Horticultural and Agricultural Society, the warden of the county of Middlesex and two representatives, being members of the county council of the county of Middlesex, to be named and appointed by the said council at the time of the appointment of the several standing committees thereof for the year. the president, two vice-presidents and six members of the electoral division of East Middlesex Agricultural Society; two representatives from the electoral division of North Middlesex Agricultural Society: two representatives from the electoral division of West Middlesex Agricultural Society, the president and six members of the London Board of Trade, two members each from all the electoral district agricultural societies in the western peninsula, two representatives from the board of education of the city of London, viz.: the chairman and one member, two representatives from each of the several corporations, associations, organizations, societies and public bodies following, that is to say: the Ontario Society of Artists, the Western Ontario School of Art and Design, the Ontario Music Teachers' Association, the London Mechanics Institute, the Stock Breeders' Association of Ontario, the Fruit Growers' Association of Ontario, the Ontario Veterinary Association, the Ontario College of Pharmacy, the Poultry Association of Ontario, the Toronto Poultry Association, the London Poultry Association, the Dairymen's Association of Western Ontario, the Ontario Creameries Association, the Millers' Association, the Photographers' Association, the Entomological Society, the Western Beekeepers' Association, the Western Ontario Commercial Travellers' Association, the Trades and Labor Council of London, such representatives to be named and appointed by the said several

ment being sidents and the city of Society, the two reprey council of l appointed ointment of or the year. x members Agricultuhe electoral al Society: division of ne president Trade, two riet agricultwo repref the city of ember, two orporations, ublic bodies Society of of Art and Association, ek Breeders' ers' Associa-Association. oultry Asso-Association, Dairymen's ario Creamn, the Phocal Society, ie Western ciation, the

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corporations, associations, organizations and societies at their annual meeting for the election of officers. such number of representatives of such other corporations, associations, organizations or societies not named above as may from time to time, upon applications to be made by such corporations, associations. organizations or societies, be admitted to the said Western Fair Association, by vote thereof, at the annual meeting thereof, upon such terms and conditions, and under such regulations and restrictions as may be made and determined by the board of directors and sanctioned by the association at its annual meeting, and all such other persons as the board of directors may by by-law admit to membership, as hereinafter provided, shall constitute the said Western Fair Association, and the said several persons and representatives named, or hereafter to be admitted under the provisions of this Act, and the by-laws of the said last mentioned association, shall be the members of the said Western Fair Association.

5. James Cowan, Andrew William Porte, John Provisional William Little, Richard Whetter, Lawrence Cleverdon, Donald MacKenzie, George Douglass, John Walker, Thomas Green, William Y. Brunton, T. Herbert Marsh, John Green, Robert C. Struthers, John Wolfe, William John Reid, A. M. Smart, Thomas R. Parker, Robert Lewis, William McDonough, John Labatt, John R. Minhinnick, A. J. B. McDonald, Richard Venning and John Kennedy, shall be provisional directors of the said Western Fair Association, to organize said association, and shall hold office until the election of directors, as hereinafter provided.

6. Forthwith after the passing of this Act, the Meeting for first election of said provisional directors, or a majority of them, directions. shall notify, in writing, the several corporations, organizations, persons, associations and societies specially mentioned in section 4 of this Act, of the provisions of this Act, and shall at the same time request

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each of them to name and appoint representatives (where the same are provided for in this Act) to the said the Western Fair Association, pursuant to the provisions of this Act, which appointment shall be evidenced by the corporate seal of each of the said several societies, organizations, associations or corporations or by a certificate, signed by the presiding officer and secretary or clerk of such organization society, corporation or association, as the case may be, and such notice shall likewise contain a statement of the time and place of holding the first meeting of the members of the association for the election of directors, and such other business as may require to be done at such meeting, a copy of which notice shall also be published once in each week for two weeks before the time appointed for such meeting in one of the newspapers published in the city of London.

Certificates of appointments of members.

7. At the first meeting of the members of the association, hereby incorporated for the election of directors, each member of the association, being a representative, shall produce to the said provisional directors a certificate, under the seal of the corporation, association, society or organization which he represents or under the hand of the presiding officer and secretary, of his due and proper appointment, and the said provisional directors, or a majority of them, shall, at the time of such election, cause a list of all duly qualified members of the association hereby incorporated to be made out and placed upon the table, and only the persons whose names shall appear upon such list shall be eligible as directors, or entitled to vote for directors, and upon such other matters, questions and things as may be presented for the consideration of the meeting.

Representation of societies which have not made any election.

8. In the event of no appointment of representatives under the provisions of this Act having been made, from any cause, by any of the societies, corporations, organizations or associations specially

resentatives Act) to the ant to the ent shall be of the said ons or corne presiding rganization. e case may a statement meeting of election of y require to notice shall two weeks ng in one of

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representaaving been cieties, coras specially named in section 4 hereof, before the time fixed by the provisional directors for the holding of the meeting for the election of the directors of the said association hereby incorporated then and in every such case, the president, vice-president, chairman, or other presiding officer, and the secretary of the association, organization, corporation, or society so having failed to make such appointment, shall be the representatives of such association, organization, corporation, or society, and shall be exofficio members of the corporation hereby created, until the appointment contemplated by this Act shall have been made, and shall be entitled to vote at all meetings of members of the said association.

9. The board of directors shall consist of not less Number of directors, etc. than fifteen nor more than twenty-four members (a majority of whom shall be residents of the city of London), as shall be determined at the meeting to be held as provided for in section 7 of this Act. mayor of the city of London and the five members of the municipal council thereof, appointed under the provisions of section 4 hereof, shall be members of the said board. The East Middlesex Agricultural Society shall be entitled to a representation on said board of six members, all of whom shall be residents of the county of Middlesex, but none of whom shall be residents of the city of London, and shall be chosen by said society in such a manner as said society may decide, and not more than six of the directors shall be elected from the representatives sent as members of the Western Fair Association from the Horticultural Society of the electoral division of the city of London under section 4 of this Act, and the remainder of the directors shall be chosen from among the members of the said association. election of directors (except as to the directors appointed by the council of the city of London and the East Middlesex Agricultural Society as aforesaid)

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and every question voted on at said meeting shall, if demanded by two members, be decided by ballot by a majority of votes of the members of the association hereby incorporated, present in person and voting at the meeting; the directors so chosen shall immediately elect one of their own number to be president, and two others of them to be vice-presidents, which president, vice-presidents and directors shall continue in office for one year and until others shall be chosen to fill their places as may be provided for by the bylaws of said association, and if any vacancy shall at any time happen by death, resignation or otherwise in the office of president, vice-president or directors the remaining directors shall supply such vacancy by the appointment of some member of the association for the remainder of the year; and the election of the directors shall take place, annually, either on the anniversary of the day of the first election of directors or such other day as may be fixed by by-law as hereinafter provided and mentioned.

Powers of directors.

10. The directors shall have full power to make all by-laws, rules and regulations not inconsistent with the provisions of this Act, for the management of the association hereby incorporated, the securing of the cash fund hereinafter mentioned, and the collection thereof, as also hereinafter mentioned, the acquisition of exhibition grounds and buildings, by purchase, lease, agreement or otherwise, and the selling, leasing and mortgaging, or otherwise disposing of the same, as occasion may require, the acquisition and management of all property, whether real or personal, which may be required for the purposes of, or in connection with, the exhibition or other business and operations of the said association, and the sale or other disposal thereof, when no longer required for such purposes, the entering into any and all arrangements, agreements and contracts with any person, or corporation, society, or association, as the same may become necessary to eting shall, if by ballot by e association and voting at Il immediateresident, and s, which pre-Il continue in ll be chosen or by the byancy shall at or otherwise or directors ch vacancy by ne association election of the er on the ann of directors v-law as here-

ower to make onsistent with gement of the curing of the the collection he acquisition by purchase, selling, leasing g of the same, and manageersonal, which in connection nd operations other disposal uch purposes, ts, agreements ration, society, necessary to carry out the objects of the said association, the admission of other persons as members and of other corporations, societies, associations, or organizations than those named in this Act, to be represented in the said association hereby incorporated and the terms and conditions of such admission, the fees (if any) to be paid by members of the association, the holding of exhibitions, annual or periodical, fixing the time for the annual meeting and the calling of general, special and other meetings of the association. the appointment, removal and remuneration of all officers, agents, clerks, workmen and servants of the association, the admission fees to be received from persons visiting their exhibitions, the entrance fees to be charged exhibitors, the general management of all exhibitions, and in general to do all things and make all contracts and agreements that may be necessary to carry out the objects and exercise the powers incident to the association.

11. Before the directors of said association shall when associaundertake the holding of any exhibition or commence mence operathe business and operations contemplated by this Act, they shall secure or have on hand a cash fund of not less than \$5,000.

12. Notwithstanding anything contained in The Certain societies Agriculture and Arts Act, it shall and may be lawful make agriculture make agriculture and Arts Act, it shall and may be lawful make agriculture and act agriculture and act agriculture and Arts Act, it shall and may be lawful make agriculture and Arts Act, it shall and may be lawful make agriculture and Arts Act, it shall and may be lawful make agriculture and Arts Act, it shall and may be lawful make agriculture and Arts Act, it shall and may be lawful make agriculture and Arts Act, it shall and may be lawful make agriculture and Arts Act, it shall and may be lawful may be lawful may be agreed and act agriculture and for all or any of the several societies corporations, aid association. organizations, and associations named in section 4 of this Act, and for any of the corporations, associations, organizations or societies formed, or hereafter to be formed, under the provisions of the said Act, and they, and all and every of them are hereby authorized and empowered, through their several and respective councils or boards of directors, or committees of management, and officers, to enter into any arrangements and to make any agreements, and contracts with the board of directors of the said association hereby incorporated for the holding of exhibitions,

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and taking part in the exhibitions to be holden by the said association, and otherwise promoting the objects contemplated by this Act, and may aid the same with any funds and moneys belonging to any such association or society not otherwise specially appropriated by any statute of this Province.

Aid from municipalities.

13. The municipal council of any city, town, village. county or township, in this Province, may grant money or land in aid of the said association, or may lend or grant aid by way of bonus to the said association out of any moneys belonging to the municipality. and may effect such loan, or grant such aid, upon such terms and conditions as may be agreed upon between said association and the council of the municipality making such loan or granting such aid, and may recover the money so lent and may appropriate the moneys so recovered to the purposes of such municipality; provided always that no municipal council shall in any one year grant any such money or bonus to any greater extent than \$5,000, nor shall any money or land be so granted or given under the provisions of The Consolidated Municipal Act, 1883, as to by-laws for raising, on the credit of the municipality. money not required for its ordinary expenditure and not payable within the same municipal year; such provisions being those which require and relate to the assent of electors and otherwise.

Proviso.

Agreements with municipalities.

14. The council of any municipality and the association hereby incorporated and the directors thereof, are hereby respectively authorized to make and enter into any agreements or covenants relating to the holding of any exhibition, and granting and accepting aid for the same, and for the furnishing and providing exhibition grounds and buildings suitable for the purposes of the said association and for the representation of such municipality in the said association, by the appointment of members of the council thereof as representatives to such association, and all

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own, village, may grant tion, or may said associanunicipality, d, upon such pon between municipality and may reappropriate of such mucipal council ney or bonus or shall any der the prot, 1883, as to municipality, enditure and vear: such nd relate to

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the representatives so appointed in pursuance of any such agreement shall become members of the said association and entitled to vote upon all matters and questions submitted or voted upon at all meetings of the association, and every such council may pass bylaws for all and every of the purposes aforesaid and in furtherance of the objects contemplated by this Act as occasion may require, but subject to the special provisions contained in section 13 of this Act.

15. The corporation of the city of London may Guarantee by enter into any agreement with the East Middlesex of money contributed by Agricultural Society or the Horticultural Society of Agricultural and the city of London, guaranteeing the repayment of any Societies to Wesmoneys contributed by either of the said societies to sociation. the Western Fair Association.

16. Sections 5, 6, 15, 16, 17, 30, 31, 38, 41, 42, 72, Certain sections 73 (1), 74, 75, 78, 81 (1), 82, 83 and 84 of The Agri-of 49 V. S. 11, incorporated. culture and Arts Act are hereby incorporated with, and are to be taken and deemed as part of this Act and shall apply to the said association, and to the exhibitions to be held by them as fully as such see tions apply to the Agricultural and Arts Association and to exhibitions held by such association, except in so far as they may be inconsistent with the enactments hereof, and the expression "this Act" when used herein, shall be understood to include the sections of the said last mentioned Act so incorporated with this Act as aforesaid.

17. It shall be lawful for the corporation of the Power to excity of London at the request of the Western Fair for purposes of Association to acquire by expropriation from time to time such lands in the city of London or vicinity as may be required for the purposes of the said Western Fair Association and such power of expropriation shall be exercised subject to the provisions of sections 486, 487, 488 and 489 of The Consolidated Municipal Act, 1883, which sections are hereby declared applicable.

Time of exhibition restricted 18. The said association shall not hold their annual exhibition during the week in which the Provincial Fair is held when the said last mentioned fair is held at or west of Toronto: provided that notice of the time and place of holding the Provincial Fair shall have been given to the said association before the first day of April, in the year in which it is proposed to hold such fair, at or west of Toronto.

48. V. c. 6a, 4 2. amended.

19. (1) Section 2 of the Act passed in the 48th year of Her Majesty's reign, chapter 62, intituled "An Act to authorize the Corporation of the City of London to borrow certain moneys," is hereby amended by adding after the word "aforesaid" in the fourth line thereof the words "or for building upon and improving the said lands known as Salter's Grove, for the purposes of a public park and exhibition grounds."

License to use Salter's Grove.

Control of the contro

(2) The amount to be borrowed under the authority of the said in part recited Act, shall not exceed the sum of \$60,000 in addition to the sum of \$40,000, for which debentures have already been issued.

20. The corporation of the city of London may give to the said association a license to use the said Salter's Grove, and any addition which shall be made thereto, together with the buildings and improvements thereon, for the purposes of holding their exhibitions there for such period not exceeding twenty years, and on such terms and conditions as to the council thereof may seem meet, but no such license shall be granted unless or until the said association shall have procured a release from all corporations having the right to use the lands mentioned in the said in part recited Act as being then used for exhibition purposes, for holding exhibitions or fairs thereon, of their rights in respect of the said last mentioned lands.

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in the 48th 32, intituled the City of by amended to fourth line and improvove, for the grounds."

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London may use the said hall be made and improveng their exding twenty is as to the such licensed association corporations oned in the sed for exhiristhered last mendone to the sed for t

AN ACT

To authorize the Corporation of the City of London to sell certain Lands known as the Exhibition Grounds and for other purposes.

Assented to 23rd March, 1888.

4. Sub-section 2, of sec ion 19, of *The Act to In-50 V. c. 89, 8. corporate the Western Fe'r Association* is hereby amended, by substituting the words and figures, "seventy thousand dollars," for the words and figures, "sixty thousand dollars," therein.

BY-LAW No. 786.

To authorize the issue of a Debenture to the City of London Trust, to borrow the sum of \$10,000.00 to pay off the over expenditure upon and for further improving Salter's Grove for the purposes of a Public Park and Exhibition Grounds.

Passed 21st day of May, 1888. Re-affirmed 3rd April, 1893.

Preamble.

WHEREAS the municipal council of the corporation of the city of London has under and by virtue of an Act of the Legislature of the province of Ontario passed in the forty-eighth year of Her Majesty's reign, and intituled "An Act to authorize the Corporation of the City of London to borrow certain moneys," and by virtue also of a certain other Act of the said Legislature passed in the fiftieth year of Her Majesty's reign, and intituled "An Act to incorporate the Western Fair Association," borrowed upon debentures under by-law of the said municipal council numbered 342 the sum of sixty thousand dollars, being the full amount authorized to be borrowed under the said Acts, for the purpose of building upon and improving the lands owned by the city and known as Salter's Grove for the purposes of a public park and exhibition grounds.

Expenditure in excess of \$60,000.

AND WHEREAS there has been expended for the purposes specified in the said by-law, in excess of the amount borrowed thereunder the sum of \$9,443.32.

AND WHEREAS the said municipal Council has received from the said the Western Fair Association in reduction of such excessive expenditure

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the sum of \$1,000.00, leaving the sum of \$8,443.32 unprovided for.

AND WHEREAS it is expedient to further improve the said Salter's Grove for the purposes specified.

AND WHEREAS by virtue of an Act of the Authority for Legislature of the province of Ontario passed in the debenture. fifty-first year of Her Majesty's reign and intituled "An Act to authorize the corporation of the city of London to sell certain lands known as the Exhibition Grounds, and for other purposes," it is provided that sub-section 2 of section 19 of the Act to incorporate the Western Fair Association be amended by substituting the words and figures "seventy thousand dollars" for the words and figures "sixty thousand dollars" therein, thereby giving the said municipal council power to borrow for the purposes specified a further sum of \$10,000.00.

AND WHEREAS it is expedient to borrow the Balance after said sum of \$10,000.00 under the provisions of the pendiure, how applied. said Acts and to issue a debenture therefor to the city of London Trust payable on demand to be applied in payment of the said sum of \$8,443.32, and the balance or sum of \$1,556.68 in further improving the said grounds.

BE IT THEREFORE ENACTED by the municipal council of the corporation of the city of

London as follows:

1. That the Mayor be and he is hereby authorized Debenture to be issued. and directed to cause a debenture to be issued for the sum of Ten Thousand Dollars to the city of London Trust payable on demand and to cause the said sum to be paid into the hands of the City Treasurer to be applied (1), in payment of the said over expenditure of \$8,443.32, and (2), the remainder, or sum of \$1,556.68 under direction of the said council for the purposes aforesaid.

2. That the said debenture shall be sealed with the corporate seal of the said city and signed by the

Mayor and countersigned by the Treasurer.

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INDENTURE.

THIS INDENTURE made the ninth day of November, in the year of our Lord one thousand eight hundred and eighty-eight.

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Parties.

Between the Corporation of the city of London, hereinafter called the Corporation, of the first part and the Western Fair Association, hereinafter called the Association, of the second part.

Description of lands granted to W F Associa-

WITNESSETH that the Corporation doth grant unto the Association the right and license to use for the purposes of holding the Western Fair and fat cattle show only, all and singular those certain parcels or tracts of land and premises situate lying and being in the said city of London, being composed of lots numbers twenty-nine to thirty-five, (both inclusive), lots numbers forty-two to forty-eight, (both inclusive), in plan 413, and lots numbers forty-nine to fifty-seven, and lots sixty-eight to seventy-six, (both inclusive), in the said city of London, according to registered plan No. 415, both said plans being subdivisions of a portion of that part of the north half of lot number eleven, in concession "C," in the township of London, heretofore known as Saint Paul's Cemetery, made by Charles A. Jones, P.L.S., for the rector and church wardens of Saint Paul's Church, in the said city of London, for such period in each year, during the term of twenty years, to be computed from the 1st day of July, in the year of our Lord one thousand eight hundred and eighty-seven, next ensuing and fully to be complete and ended as the directors or officers of the Western Fair Association may deem necessary or expedient for the holding of fairs, shows and exhibitions, for the encouragement of agriculture, arts and science, not exceeding however two weeks before, two weeks

Period during which Association may use lands. during and one week after the holding of said fair in each year, and for twelve days in each year for holding the fat cattle show.

And it is hereby agreed by and between the par-conditions upon ties hereto that the license hereby granted is granted to use lands is upon the following conditions on breach of which or any of which the said license shall immediately cease, and be at an end, that is to say,

1. That the association shall in each year, during the said term hold upon the Queen's Park, and the said lands, the fair, known as the Western Fair, and the same shall be at least equal as respects the prizes offered and the general management of the fair to the average of the last ten years; provided always that no fair need be held in any year in which the Provincial Exhibition is held at London.

2. That the said Association shall do no unnecessary damage to the said lands or the buildings or improvements thereon, and make no alteration therein, without the consent of the Corporation.

And the Association covenants with the Corporation to perform the said conditions.

And it is hereby further agreed by and between the parties hereto that one of the auditors for the said Association shall be that one of the city auditors for the time being, whom the council of the said city of London shall by resolution name for the purpose, and he shall audit the books and accounts of the Association, at the expense of the said Association.

IN WITNESS WHEREOF the parties hereto have hereunto affixed their corporate seals.

Signed,
Sealed and Delivered in presence of (signed),
W. R. MEREDITH.

(Signed),
JAMES COWAN, (L. S.)
Mayor.
(Signed),
A. W. Porte, (L. S.)
President.

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and fat cattle ain parcels or g and being in of lots numnclusive), lots inclusive), in to fifty-seven, oth inclusive), egistered plan sions of a porf lot number ip of London, tery, made by or and church e said city of uring the term the 1st day of and eight hunnd fully to be officers of the ecessary or exnd exhibitions, rts and science, re, two weeks

AGREEMENT.

THIS INDENTURE made the ninth day of November, in the year of our Lord one thousand eight hundred and eighty-eight.

Between the corporation of the city of London (hereinafter called the Corporation) of the first part, and the Western Fair Association (hereinafter called the Association) of the second part.

Description of lands acquired in addition to Queen's Park.

Parties.

Whereas lots numbers twenty-nine to thirty-five both inclusive, lots numbers forty-two to forty-eight both inclusive, in plan 413, and lots forty-nine to fifty-seven and lots sixty-eight to seventy-six both inclusive in the said city of London, according to the registered plan number 415 both said plans being subdivisions of a portion of that part of the north half of lot number eleven in concession "C" in the township of London heretofore known as Saint Paul's Cemetery made by Charles A. Jones, provincial land surveyor, for the rector and churchwardens of Saint Paul's Church in the said city of London, have been acquired by the Association, and the same have been conveyed to the Corporation subject to encumbrances thereon amounting to the sum of \$6,675 and interest.

AND WHEREAS the Association has paid on account of the purchase money of the said lands the sum of \$2,225.

Now it is Hereby Agreed by and between the parties hereto as follows, that is to say:

1. The Association agrees to pay and satisfy the encumbrances aforesaid and interest thereon when and as the same become due.

Association may use said lands.

Incumbrance.

2. The Corporation agrees to give to the Association a license to use the said lands for the purpose of its fairs for the same term and on the same con-

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ditions for and upon which the license to use the westerly part of the property known as the Queen's Park for the said purposes has been given.

3. If at any time during the said term of the said Default being license default shall be made in payment of the said made corporation made corporation made of the said of made corporation made of the said of made of the said of made of the said of th thereof or any part thereof, or in the performance of lands. any of the terms or conditions of the said license, the Corporation may acquire the interest of the Association in the said lands upon repaying to the Association the sum of \$8,900, being the purchase money of the said lands, or so much thereof as shall have been paid by the Association, not however including any interest accrued or accruing, whether paid or not, all of which is to be paid by the Association.

4. If at any time during the term of the said Lands acquired may be sold at license no default having been made by the Associa-request of Association in the performance of the terms of the said license or of this agreement the Association shall desire to sell the lands, the Association shall have the right to have the same sold, and the purchase Application of money shall be first applied in reimbursing the Cor-purchase poration all moneys which it has expended or shall hereafter, at the request of the Association, expend for buildings on the said lands after deducting from such moneys a reasonable sum for the wear and tear of such buildings, the amount of such deduction, in case of dispute, to be determined by arbitration, the senior Judge for the time being of the County Court of the county of Middlesex to be the sole arbitrator, and in the next place to reimburse the Association the amount paid by it for the said lands without interest, and the surplus (if any) shall, unless a further agreement is entered into between the parties hereto, be held by the said Corporation in trust for Fair purposes, and the said lands shall, at the expiration of the said license if no default shall have been made by the Association as aforesaid, be sold and the pro-

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e to thirty-five to forty-eight forty-nine to venty-six both cording to the lans being sube north half of n the township aul's Cemetery land surveyor, f Saint Paul's e been acquired been conveyed rances thereon nterest.

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IN WITNESS WHEREOF the parties hereto have caused their corporate seals to be affixed to these presents.

Signed,
Sealed and Delivered in presence of (signed,)
W. R. MEREDITH.

Signed,
JAMES COWAN, (L. S.)
Mayor.
(Signed),
A. W. Porte, (L. S.)
President.

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N, (L. S.) Mayor.

E, (L. S.) President.

GRANT.

THIS INDENTURE made the ninth day of November, in the year of our Lord one thousand eight hundred and eighty-eight.

BETWEEN the Corporation of the city of London, Parties. (hereinafter called the Corporation), of the first part, and the Western Fair Association, (hereinafter called the Association), of the second part.

Witnesseth that the Corporation doth subject to $\frac{1}{1}$ Grant of license the rights granted by it to the agricultural and arts association of Ontario, and the county council of the County of Middlesex, grant unto the said Association the exclusive right and license to use for the purposes of holding the Western Fair, and a fat cattle show or other exhibitions authorized by their act of incorporation to be held by them, all that part of the property in the said city of London, known as Salter's Grove, (otherwise known as Queen's Park,) which lies westerly from a line drawn at right angles to Dundas street, to run through a point distant forty feet westerly from the westerly limit of the fence, which now is situate around the horse ring to the southerly limit of the said Salter's Grove, for such period in each year Term during during the term of twenty years, to be computed from which Association may control the first day of July, in the year of our Lord one Fair Grounds. thousand eight hundred and eighty-seven, and from thenceforth, next ensuing and fully to be complete and ended as the directors or officers of the Western Fair Association may deem necessary or expedient for the holding of fairs, shows and exhibitions, for the encouragement of agriculture, arts and science, not exceeding however two weeks before, two weeks during and one week after the holding of the Western Fair, in each year, and the period of twelve days for the

holding of the said fat cattle show or other exhibitions authorized as aforesaid.

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Exclusive right granted to Association.

And This Indenture Witnesseth that the Corporation doth, subject as aforesaid, grant unto the Association the exclusive right and license to use the residue of the said property known as Salter's Grove (otherwise known as Queen's Park), for the purposes of holding their exhibitions, and for their other purposes, which are authorized by the Act passed in the fiftieth year of Her Majesty's reign, and intituled "an Act to incorporate the Western Fair Association," to be held by the said Association during the term of twenty years, to be computed from the first day of July, in the year of our Lord one thousand eight hundred and eighty-seven, and from thenceforth next ensuing and fully to be complete and ended.

Conditions.

And it is hereby agreed by and between the parties hereto that the licenses hereby granted, are, and each of them is granted upon the following conditions, on breach of which or any of which, the said licenses shall immediately cease and be at an end, that is to say,

That the Western Fair be held annually.

1. That the Association shall, in each year during the said term, hold upon the Queen's Park, and the adjoining lands acquired by the Association, the fair known as "The Western Fair," and the same shall be at least equal, as respects the prizes offered and the general management of the fair, to the average of the last ten years; provided always that no fair need be held in any year in which the Provincial Exhibition is held at London.

Damage to buildings.

2. That the said Association shall do no unnecessary damage to the said lands or the buildings or improvements thereon, and make no alteration therein without the consent of the Corporation.

Speeding track and stables may be granted to citizens.

3. That in granting the use of the speeding track and stables on the said lands, or any right in respect of them for any other than fair purposes, all citizens r exhibitions

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eding track at in respect , all citizens of London shall be entitled to such use or right on like terms, and shall have equal rights in respect thereof, and no privilege shall be granted to anyone that is not open to all citizens on the same terms and conditions.

4. That if and when required the Association shall prepare and submit to the council of the Corporation, rules and regulations as to the terms and conditions upon which such use or right shall be granted, and such rules and regulations shall be valid only so far as they shall be approved of by the said council.

5. That if the said council shall so desire it may Part of grounds require the said eastern portion of the said lands, to by committee of be managed and controlled, except during the period for which it may be required to be used for holding fairs by a committee of citizens, consisting of ten members, five of whom shall be appointed by the said council, and the remainder of them by the Association, and the members of such committee shall hold office until their successors are appointed.

6. That the Association will apply all revenue surplus revenue which it shall derive from the use of the said lands or applied. any part thereof during the continuance of this license except during the holding of the Western Fair and cattle show aforesaid in and towards keeping the horse ring on the said lands in good repair and order, and in beautifying the said lands and the buildings thereon.

And the Association covenants with the Corpora-covenant, tion to perform the said conditions.

And it is hereby further agreed by and between Auditors. the parties hereto, that one of the auditors for the said Association shall be that one of the city auditors for the time being, whom the council of the said city of London shall by resolution name for the purpose, and he shall audit the books and accounts of the Association at the expense of the said Association.

When control of lands to remain with corporation.

And it is hereby further agreed by and between the parties hereto, that except at the times hereinbefore provided for during which fairs and shows are to be held upon the said lands, and the days before and after the holding of the Western Fair before mentioned, the control of the said westerly part of the said lands shall remain with the Corporation, and the Corporation may permit the public to have access thereto, and to the buildings thereon as the Corporation may deem fit.

Description of lands granted to association.

And the land hereinbefore referred to as Salter's Grove (otherwise known as Queen's Park), are described as follows, that is to say,

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All and singular those certain parcels or tracts of land and premises situate, lying and being in the said city of London, containing by admeasurement thirty-one acres, more or less, being composed of,

1. All that part of the north half of lot number eleven, in concession "C," in what was formerly the township of London, now in the said city of London, described as follows, on the south side of Dundas street, and adjoining the cemetery lot on the east, being five hundred and forty feet wide on Dundas street, and running south far enough to include fifteen acres.

2. All that part of the north half of said lot, containing sixteen acres, which may be described as commencing at the northerly limit of the lot distant westerly from the north-east angle of the lot eight chains sixty-five and a half links, more or less, at the north-east angle of the land herein firstly described, and formerly owned by Dr. Salter; thence south seventeen degrees fifty-nine minutes east along the easterly limit of said Dr. Salter's land eighteen chains and thirty-three links, more or less, to the south-east angle of said Dr. Salter's land; thence south sixty-eight degrees twenty-seven minutes west along the southerly limit of Dr. Salter's land eight chains and eighteen links, more or less, to the eastern limit of the cemetery of

and between eshereinbefore ows are to be tys before and before menly part of the ation, and the o have access the Corpora-

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of lot number of lot number s formerly the ty of London, ide of Dundas on the east, because fifteen acres, fisaid lot, concribed as combited as combited to the control of the control of

e easterly limit ns and thirtyst angle of said eight degrees outherly limit eighteen links, he cemetery of the English Church, known as St. Paul's Church cemetery; thence south seventeen degrees fifty-nine minutes east along said easterly limit of said cemetery eighty links, more or less, to the south-east angle of the said cemetery, and at the northerly limit of a street laid out across said lot number eleven and known as Campbell street; thence northerly sixty-eight degrees twenty-seven minutes east along said northerly limit of Campbell street, sixteen chains eighty-three and one half links, more or less, to the easterly limit of said lot number eleven; thence north seventeen degrees fifty-nine minutes west along the said easterly limit of said lot vineteen chains and thirteen links, more or less, to the north-east angle of said lot; thence south sixty-eight degrees twenty-seven minutes west along the northerly limit of said lot number eleven eight chains sixty-five and a half links, more or less, to the place of beginning.

In Witness Whereof the parties have hereunto

affixed their corporate seals.

Signed,
Sealed and Delivered in presence of (Signed,)
W. R. MEREDITH.

(Signed),
JAMES COWAN, (L. S.)
Mayor.
(Signed),
A. W. PORTE, (L. S.)
President.

GRANT.

THIS INDENTURE made the sixteenth day of June, one thousand eight hundred and eighty-eight.

In Pursuance of the Act respecting Short Forms of Conveyances:

Parties.

Between the corporation of the city of London (hereinafter called the City) of the first part, and the corporation of the county of Middlesex (hereinafter called the County) of the second part.

Grant by city to County of Middlesex.

Witnesseth that in accordance with the provisions of section 2 of the Act of the Legislature of the province of Ontario passed in the fifty-first year of Her Majesty's reign intituled "An Act to authorize the corporation of the city of London to sell certain lands known as the Exhibition Grounds and for other purposes," and in consideration of one dollar paid by the County to the City (the receipt whereof is hereby acknowledged) the City doth grant unto the County the right for the period of twenty years from the twenty-third day of March, one thousand eight hundred and eighty-eight, for the County and for all parties or corporations authorized by the County to hold all county and agricultural fairs, shows and exhibitions, free of charge in and upon the grounds known as Salter's Grove in the said city of London and the buildings thereon erected, the said grounds being more particularly known and described as follows, that is to say:

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Description of lands the use of which is

All and singular those certain parcels or tracts of land and premises situate, lying and being in the said city of London, containing by admeasurement thirty-one acres, more or less, being composed of;

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Forms of Con-

y of London part, and the (hereinafter

the provisions lature of the -first year of to authorize o sell certain and for other ollar paid by eof is hereby the County ars from the usand eight ty and for all he County to nows and exthe grounds v of London said grounds described as

s or tracts of ag in the said ement thirtyof;

1. All that part of the north half of lot number eleven in concession "C" in what was formerly the township of London, now in the said city of London, described as follows, on the south side of Dundas Street and adjoining the cemetery lot on the east being five hundred and forty feet wide on Dundas Street and running south far enough to include fifteen Secondly,—all that part of the north half of said lot containing sixteen acres, which may be described as commencing at the northerly limit of the lot distant westerly from the north-east angle of the lot eight chains sixty-five and a half links, more or less, at the north-east angle of the land herein firstly described and formerly owned by Dr. Salter; thence south seventeen degrees fifty-nine minutes east along the easterly limit of said Dr. Salter's land eighteen chains and thirty-three links, more or less, to the southeast angle of said Dr. Salter's land; thence south sixty-eight degrees twenty-seven minutes west along the southerly limit of Dr. Salter's land eight chains and eighteen links, more or less, to the eastern limit of the cemetery of the English church, known as the St. Paul's Church cemetery; thence south seventeen degrees fifty-nine minutes east along said easterly limit of said cemetery eighty links, more or less, to the south-east angle of the said cemetery and at the northerly limit of a street laid out across said lot number eleven and known as Campbell Street; thence northerly sixty-eight degrees twenty-seven minutes east along said northerly limit of Campbell Street sixteen chains eighty-three and one-half links, more or less, to the easterly limit of said lot number eleven; thence north seventeen degrees fifty-nine minutes west along the said easterly limit of said lot nineteen chains and thirteen links, more or less, to the north-east angle of said lot; thence south sixtyeight degrees twenty-seven minutes west along the northerly limit of said lot number eleven eight chains

sixty-five and a half links, more or less, to the place of beginning.

IN WITNESS WHEREOF the City hath hereunto caused to be affixed its corporate seal the day and year aforesaid.

Signed, Sealed and Delivered, in presence of (Signed), Geo. C. Gunn.

(Signed,)
JAMES COWAN, (L. S.)
Mayor.

the place

hereunto ie day and

N, (L. S.) Mayor.

GRANT.

THIS INDENTURE made the sixteenth day of June, one thousand eight hundred and eighty-eight.

In Pursuance of the Act respecting Short Forms of Conveyances:

Between the corporation of the city of London Parties. (hereinafter called the Corporation) of the first part, and the council of the Agricultural and Arts Association of Ontario (hereinafter called the Council of the Association) of the second part.

WITNESSETH that in accordance with the provisions Agricultural and Arts Association of section 2 of the Act of the Legislature of the permitted to province of Ontario passed in the fifty-first year of one grounds once in four years. Her Majesty's reign intituled "An Act to authorize the corporation of the city of London to sell certain lands known as the Exhibition Grounds and for other purposes," and in consideration of one dollar paid by the Council of the Association to the Corporation (the receipt whereof is hereby acknowledged) the Corporation doth grant to the Council of the Agriculture and Arts Association, their successors and assigns, the right to hold an exhibition upon the lands known as Salter's Grove in the said city of London and the buildings thereon erected once in every four years for a period of twenty years commencing with the year one thousand eight hundred and eighty-nine, and upon condition that the Council of the Association, their successors or assigns, shall pay to the Corporation of the city of London the sum of one thousand dollars should the Council of the Agriculture and Arts Association, their successors or assigns, hold an exhibition on the said lands in the

year one thousand eight hundred and eighty-nine, said lands known as Salter's Grove are described as follows, that is to say:

Description of

All and singular those certain parcels or tracts of land and premises situate, lying and being in the said city of London, containing by admeasurement thirty-one acres, more or less, being composed of:

1. All that part of the north half of lot number eleven, in concession "C," in what was formerly the township of London, now in the said city of London, described as follows, on the south side of Dundas street, and adjoining the cemetery lot on the east, being five hundred and forty feet wide on Dundas street, and running south far enough to include fifteen acres.

2. All that part of the north half of said lot, containing sixteen acres, which may be described as commencing at the northerly limit of the lot distant westerly from the north-east angle of the lot eight chains sixty-five and a half links, more or less, at the northeast angle of the land herein firstly described, and formerly owned by Dr. Salter; thence south seventeen degrees fifty-nine minutes east along the easterly limit of said Dr. Salter's land eighteen chains and thirtythree links, more or less, to the south-east angle of said Dr. Salter's land; thence south sixty-eight degrees twenty-seven minutes west along the southerly limit of Dr. Salter's land eight chains and eighteen links, more or less, to the eastern limit of the cemetery of the English Church, known as St. Paul's Church cemetery; thence south seventeen degrees fifty-nine minutes east along said easterly limit of said cemetery eighty links, more or less, to the south-east angle of the said cemetery, and at the northerly limit of a street laid out across said lot number eleven and known as Campbell street; thence northerly sixty-eight degrees twenty-seven minutes east along said northerly limit of Campbell street, sixteen chains eighty-three and one half links, more or less, to the easterly limit of said eighty-nine, described as

s or tracts of ag in the said ement thirtyof:

of lot number formerly the y of London, le of Dundas the east, beundas street, fifteen acres. said lot, conribed as comdistant westeight chains at the northescribed, and ith seventeen easterly limit is and thirtyangle of said ight degrees utherly limit ghteen links, e cemetery of aul's Church ees fifty-nine said cemetery st angle of the nit of a street nd known as eight degrees

ortherly limit nty-three and y limit of said lot number eleven; thence north seventeen degrees fifty-nine minutes west along the said easterly limit of said lot nineteen chains and thirteen links, more or less, to the north-east angle of said lot; thence south sixty-eight degrees twenty-seven minutes west along the northerly limit of said lot number eleven eight chains sixty-five and a half links, more or less, to the place of beginning.

IN WITNESS WHEREOF the City hath hereunto

caused to be affixed its corporate seal.

Signed,
Sealed and Delivered in presence of (Signed,)
GEO. C. GUNN.

(Signed),

JAMES COWAN, (L. S.)

Mayor.

AGREEMENT.

THIS AGREEMENT made in triplicate this sixth day of September, in the year one thousand eight hundred and eighty-seven.

Parties.

Between the Western Fair Association, (a body corporate and politic) hereinafter called the Association, of the first part, the East Middlesex Agricultural Society, hereinafter called the Society, of the second part, and the Corporation of the city of London, of the third part.

Recital.

Whereas it was agreed by the Society and the electoral division of the city of London Horticultural and Agricultural Society, that, in the event of the Corporation of the city of London furnishing suitable grounds for the holding of exhibitions, for the encouragement of agriculture, arts and sciences, the Society would join in said Association and hand over their funds and property upon certain terms as follows:

Conditions.

1. The Western Fair to be composed of nine members each from said Society and Horticultural Society (above named), and such others as are mentioned in the Act of incorporation of said Association.

Representation on Board of W. F. Association,

- 2. The directors of the Western Fair Association shall consist of not less than fifteen, nor more than twenty-four, of whom six shall be elected by the said Society, parties of the second part hereto, and not more than six by said Horticultural Society, and the remainder as said Act provides.
- 3. The six directors to be elected from the Society to be chosen by the Society annually, as the Society may decide.

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- 4. The said Horticultural and Agricultural Funds to be paid Society to pay over to said Association the whole Association of their available funds for the use of the said Association.
- 5. The said Society to pay over to the said Association a sum equal to that paid by the said Horticultural Society, and pay over any further funds on hand, also for the use of said Western Fair Association, such further sum over and above the sum paid by the Horticultural Society, to be credited to the said Society, and form an extra charge upon the funds of the said Association, should said Association at any time become for any reason defunct.
- 6. The said Society to release any right they have Rights to old in present fair grounds to the said parties of the third leased. part, and to use their best endeavors to have the claim of the county on said grounds also removed.
- 7. In case, at any time, said parties of the third Proviso on depart shall fail to provide grounds for holding an an-grounds nual fair, the said Society is to be repaid out of the funds of the said Association the amount paid in by said Society to said Association, namely four thousand dollars.
- 8. The said Society and Horticultural Society to To pay over pay over to the Association all property and money belonging to the old Western Fair.

And Whereas by an Act of the Legislature of the Province of Ontario, passed in the 50th year of Her Majesty's reign, intituled "an Act to incorporate the Western Fair Association," the said Association were created a body corporate and politic.

Now This Agreement Witnesseth that in con-consideration of sideration of the premises and of the sum of four Association,

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ation, (a body d the Associaex Agricultural of the second London, of the

ociety and the n Horticultural ne event of the nishing suitable ns, for the enl sciences, the and hand over tain terms as

ed of nine memultural Society e mentioned in iation.

air Association nor more than ted by the said hereto, and not ociety, and the

om the Society as the Society thousand dollars now paid by said Society to the said Association, the said Association covenants and agrees with the said Society that the Association will do, keep and perform or cause to be done, kept and performed all and every of the stipulations and agreements on its part contained in any of the numbered clauses hereinbefore recited and set forth.

Covenant of Society.

And the said Society hereby covenants and agrees with the said Association that the said Society will do, keep and perform or cause to be done, kept and performed, all and every the stipulations and agreements on its part contained in any of the numbered clauses hereinbefore set forth.

Guarantee by

The Corporation of the city of London, the parties hereto of the third part, by virtue of the powers conferred upon them by the said Act, and in consideration of the said Society paying to the said Association the said sum of four thousand dollars, hereby guarantee the repayment of the said sum of four thousand dollars by the said Association, at any time the said Corporation of the city of London shall fail to provide grounds for holding an annual fair by the said Association.

Covenant by Society. And the Society, so far as it may lawfully so covenant, covenants with the Association and, the Corporation of the city of London, and each of them that the Society will at all times, while the Association shall be in active existence and carrying on its operations pay to the said Association all moneys and property which shall come to its hands from government grants or otherwise for the use of the said Association, for the purposes of the said Western Fair, after deducting therefrom the reasonable and necessary expenses of the said Society.

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IN WITNESS WHEREOF the parties hereto have hereunto set their corporate seals.

Signed,
Sealed and Delivered in presence of, as to the signatures of A. W. Porte and Geo. McBroom,
(Signed,)
GEO. G. McCORMICK.
(Signed,)
R. G. FISHER.

(Signed),
A. W. Porte, (L.S.)
President.
(Signed),
Geo. McBroom, (L. S.)
Secretary.

(Signed),
RICHARD WHETTER, (L.S.)
President.
(Signed),
GEORGE DOUGLAS, (L. S.)
Secretary.
(Signed),
JAMES COWAN, (L. S.)
Mayor.

STATUTE AND AGREEMENTS

RELATING TO

West Ontario Pacific Railway.

AN ACT

Respecting the City of London and the West Ontario Pacific and certain other Railway Companies.

ASSENTED TO 14th April, 1892.

Preamble

JHEREAS the corporation of the city of London has, by its petition represented that a certain agreement was, on the twentieth day of August, 1891, made between the West Ontario Pacific Railway Company, the Ontario and Quebec Railway Company, the Canadian Pacific Railway Company and the corporation of the city of London, in reference to the working of a portion of the line of the said railway companies, the establishment at the city of London of certain car and machine shops and the granting to the said companies by the said corporation of a bonus of \$25,000, that debentures to provide for the payment of the said bonus have been issued by the corporation of the city of London under by-law number 302 of the said city, passed on the sixth day of September, 1886, and that to remove doubts as to the validity of the said agreement and debentures, it is expedient to confirm the same by legislation and have prayed for the passing of an Act for that purpose; and whereas it is expedient to grant the prayer ENTS

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pril, 1892.

y of London hat a certain August, 1891, ific Railway ay Company, and the corrence to the said railway v of London e granting to on of a bonus for the payd by the cor-7-law number a day of Sepbts as to the entures, it is rislation and for that purnt the prayer of the said petition, so far as the said matters are within the legislative authority of the Legislature of the Province of Ontario;

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of the Pro-

vince of Ontario, enacts as follows:-

1. The said agreement, bearing date the twentieth Agreement conday of August, 1891, between the West Ontario Pacific Railway Company, the Ontario and Quebec Railway Company, the Canadian Pacific Railway Company and the corporation of the city of London (a copy whereof is set forth in the schedule to this Act) is hereby confirmed and declared to be binding upon the several parties thereto according to the several terms thereof.

2. The said debentures to provide for the pay-Debentures unment of the said bonus of \$25,000, which have been confirmed, issued by the said corporation of the city of London, under the said by-law number 302 of the said city, passed on the sixth day of September, 1886, and in the said agreement by mistake referred to as passed on the second day of August, 1886, are hereby confirmed and declared to be valid and binding upon the several parties thereto, according to the terms thereof.

AGREEMENT.

(Schedule, Section 1.)

Parties.

ARTICLES OF AGREEMENT made this twentieth day of August, in the year of our Lord one thousand eight hundred and ninety-one, between the West Ontario Pacific Railway Company, the Ontario and Quebec Railway Company and the Canadian Pacific Railway Company (hereinafter called the companies) of the first part; and the corporation of the city of London (hereinafter called the corporation) of the second part;

Chief divisional

Witness that the companies covenant and agree with the corporation that the city of London shall be the chief divisional point on the line of railway of the companies between Toronto Junction and the River Detroit, and the Detroit River and the Niagara frontier.

Freight and local passenger engines and crews. 1. That all the freight train and local passenger train hands and crews, and engines and crews employed in or for the work; g or operation of the said railway between Toronto Junction and the River Detroit, and the Detroit River and the Niagara frontier, shall for all time to come change or be changed at the said city of London, in the usual course of the operation of the said railways, and that all the said employees shall reside permanently, in the usual course of the operation of the said railways, at the said city of London.

Machine shop

2. That the companies shall forthwith erect and furnish with machinery requisite for the same a ma-

chine shop of at least eighty feet frontage on Central avenue in the said city of London, and with a depth of at least forty feet, and will thereafter maintain the same.

3. That the companies will, in the event of their Erection of car building at any time car and machine shops or either of them (for the manufacture of cars or locomotives) on any part of the division of their line of railway between Toronto Junction and the River Detroit, or the River Detroit and the Niagara frontier, locate and build and maintain the same in the said city of London.

The corporation has given to the companies, in consideration of the covenants on their part herein contained, a bonus of \$25,000, and the companies bind themselves to the corporation for the performance of the said covenants in the said sum of \$25,000, and in the event of a breach of all the said covenants, the corporation shall be entitled to recover from the companies as liquidated and ascertained damages the said sum of \$25,000, and in the event of a breach breach of some only of the said covenants, \$25,000 shall be taken to be the value to the corporation of the benefits to be derived from the performance of all the said covenants and the damages shall be assessed on that basis.

These articles of agreement are executed in pursu-Agreement ance of the provisions of by-law No. 302 of the said 302. corporation, passed on the second day of August, A.D. 1886, to provide for granting a bonus of \$25,000 to secure the making of London the chief divisional point on the line of the Canadian Pacific Railway Company's proposed line between Toronto and the River Detroit.

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In Witness Whereof the said companies and the said corporation have caused to be affixed hereto their respective corporate seals, and the presidents of the said companies have set their hands, and the mayor of the said corporation has set his hand the day and year first above written

Signed, Scaled and Delivered in presence of T. G. Shaughnessy, President the West Ontario Pacific Railway Co. [L.S.]

EDMUND B. OSLER, President the Ontario and Quebec Railway Co. [L.S.]

T. G. Shaughnessy, Vice President the Canadian Pacific Railway Co. [L.S.]

> George Taylor, Mayor. [L.S.]

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anies and the affixed hereto e presidents of inds, and the his hand the

UGHNESSY, e West Ont-Railway Co. [L.S.]

B. Osler, Ontario and vay Co. [L.S.]

UGHNESSY, t the Canadian ay Co. [L.S.]

Taylor. Mayor. [L.S.]

AGREEMENT.

A RTICLES OF AGREEMENT made the tenth day of December, one thousand eight hundred and eighty-seven.

BETWEEN the West Ontario Pacific Railway Com-Parties. pany (hereinafter called the Company) of the first part, and the corporation of the city of London (hereinafter called the Corporation) of the second part.

WITNESS that the said Company agrees to and corporation with the said Corporation to construct on such one subway to be of the streets of the said city which the said railway shall cross, as the said corporation shall choose, a foot subway eight feet in height and eight feet in width in the clear, with convenient approaches from each side with a rise of not more than six inches to each ten inches, the same to be constructed in the first place of timber in a substantial manner, and when necessary to renew it, to be replaced, if the said corporation shall require it, by masonry constructed and finished in a substantial and workmanlike manner, and when so constructed and finished to the satisfaction of the Engineer of the said corporation to be maintained by the said corporation, the timber structure while it exists to be maintained by the The same to be The performance of this covenant to be company. company. conditional on the said corporation providing temporary and permanent drainage to enable the subway to be constructed and maintained, and the said corporation, while it requires the subway to be maintained, to keep it clear for the purpose of its being used and to be responsible in all respects for the same and be liable for any damage arising from it or from the use of it as if the same were one of the City sidewalks.

Company to contribute \$16,500,00.

The said company also agrees to and with the said corporation that the said company will, if and when the said corporation shall undertake their construction, contribute sixteen thousand five hundred dollars towards the cost of the construction of one overhead bridge or subway and the further sum of sixteen thousand five hundred dollars towards the cost of the construction of another overhead bridge or subway of iron or stone over or under such two of the streets of the said city which the said proposed railway shall cross as the said corporation shall choose, the said two sums of sixteen thousand five hundred dollars each to be paid by the company in the like instalments of principal and interest in which the same, if it were a sum borrowed by the said corporation for the period of twenty years on debentures bearing such rate of interest as would, for the time being, enable the said corporation to borrow it at par, would be payable according to the provisions of "The Consolidated Municipal Act, 1883" and amendments thereto, this covenant to be conditional on the corporation in case a permanent subway is to be constructed providing temporary and permanent drainage to enable the subway to be constructed and maintained and the requisition may be made as to one overhead bridge or subway at one time and as to the other at another time.

Corporation to provide drainage.

By-law 301.

These articles of agreement are executed in pursuance of the provisions of By-law No. 301 of the said corporation, passed on the sixth day of September, one thousand eight hundred and eighty-six, intituled "By-law Number 301 to aid The West Ontario Pacific Railway Company by granting to it a bonus not exceeding forty thousand dollars and certain lands on certain conditions." And the agreements herein contained on the part of the said company form part of the consideration for the granting of the said bonus.

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and as to the

IN WITNESS WHEREOF the said company and the said corporation have caused to be affixed hereto their respective seals the day and year first above written.

The West Ontario Pacific Railway Co. [L.S.] (Signed.) W. C. VAN HORNE, Signed, Vice-President. Sealed and Delivered (Signed.) C. Drinkwater, In presence of Secretary. (Signed.) (Signed.) A. R. G. HEWARD. ALEX. S. ABBOTT, Clerk, (Signed.) JAMES COWAN, [L.S.]

London General Hospital.

AN ACT

Respecting the General Hospital of the City of London.

Assented to 23rd April, 1887.

Preamble.

WHEREAS the municipal council of the city of London have by their petition represented that for the better government of the Hospital of the said city, it is expedient that the management of the said Hospital should be vested in a Board of Trustees, and have prayed for an Act accordingly;

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of the

province of Ontario, enacts as follows:—

Board of

1. The general management of the Hospital of the city shall be vested in and exercised by a Board to be called the Board of Hospital Trustees of the city of London.

Constitution of

2. The Board shall be a body politic and corporate and shall be composed of the mayor of the said city, ex officio, and of four other members, of whom one shall be appointed by the Lieutenant-Governor in Council, one shall be appointed by the county council of the county of Middlesex and two by the municipal electors of the city of London.

Appointment by Lieutenant Governor.

3. (1) The member of the Board appointed by the Lieutenant-Governor in Council shall be a ratepayer of the city of London and shall hold office for two years.

Appointment by council.

(2) The member of the Board appointed by the county council of the county of Middlesex shall be chosen at the last meeting of the council in each year.

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- (3) The members of the Board elected by the Electic by municipal electors of the city of London shall be electors elected at the annual municipal elections, and all the provisions of *The Consolidated Municipal Act*, 1883, respecting the nomination, election unseating, grounds of disqualification and otherwise, of mayors shall apply to the election of the said members, and the members so elected shall hold office for two years, except in the case of the members first elected, one of whom shall retire at the end of the first year as may be determined by lot at the first meeting of the Board.
- 4. Every member of the Board shall continue in Duration of office until his successor is appointed or elected, as the case may be, and any member whose term of office has expired may be reappointed or re-elected.

5. (1) In case of a vacancy by the death or resig-filing nation of a member, or from any cause other than the expiration of the time for which he was appointed or elected, the member appointed or elected in his place shall hold office for the remainder of the term.

- (2) In case a member elected by the municipal electors of the city of London or appointed by the council thereof vacates his office as aforesaid, the council of the said city shall appoint a person to fill the vacancy.
- 6. (1) The members of the first Board within ten organization of days after their appointment and on such day and hour and at such place as the Mayor of the city of London shall appoint (notice of the appointment in writing signed by the Mayor having been duly sent to the address of each member at least one week before the day and hour named therein) shall meet for the purpose of organization, and shall elect one of their number chairman, and shall appoint a secretary who may be either one of their own members or any other person whom they may select

(2) When the chairman or secretary is absent or unable to act the Board may appoint a chairman or secretary pro tempore.

Meetings.

7. (1) The Board shall meet at least once every two weeks and at such other times as they may think fit.

(2) The chairman or any two members may summon a special meeting of the Board by giving at least two days' notice in writing to each member specifying the purpose for which the meeting is called.

(3) No business shall be transacted at any special or general meeting unless three members are present.

(4) All orders and proceedings of the Board shall be entered in books to be kept by them for that purpose and shall be signed by the chairman for the time being,

Persons disqualified.

Treasurer.

8. No member of the Board shall be a medical man in actual practice, or, with the exception of the Mayor, a member of the city council, or an officer or servant in the employment of the said council.

9. The treasurer of the city of London for the time being shall be the treasurer of the said Board.

10. In case the municipal council of the corporation of the said city of London shall pass a by-law declaring it expedient that the powers conferred by this Act shall cease, and such by-law shall receive the assent of the municipal electors of the said city of London in manner provided by The Consolidated Municipal Act, 1883, and amendments thereto, such powers shall from the time named for that purpose in the by-law cease and be at an end, and the same shall revert to the said municipal council.

Rights of property not

11. Nothing herein contained shall have the effect of transferring to or vesting in the said Board or this Province or in the corporation of the county of Middlesex any right to or in the said Hospital.

Commencement of Act,

12. This Act shall go into effect on the first day of next December.

Powers of trustees to revert to city council on passage of a by-law for that purpose.

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City of London Debt.

AN ACT

To provide for the Consolidation of the Debenture Debt of the city of London, and for other purposes.

Assented to 4th May, 1891.

WHEREAS the municipal council of the corpora-Preamble. tion of the city of London has by its petition represented that its debenture debt, exclusive of local improvement debentures, amounts to the sum of \$2,030,023.47, maturing as follows:

1891\$147,500	00
1892 70,000	00
1893 672,634	99
1894 134,866	66
1895 6,000	00
1896 219,486	66
1897 2,000	00
1898 325,035	16
1901	00
1902 $43,500$	00
1903	00
1910 110,000	00
1913 175,000	00
1917 115,000	00

\$2,030,023 47

And whereas it has been made to appear that the said indebtedness was incurred mainly in providing a system of waterworks for the said city of London,

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in erecting and extending the high and public schools of the said city, in investing in railway debentures and other securities now held by the said corporation, and in improving by public works and buildings the said city, in order to keep pace with the growth and progress thereof, and that it is expedient that the said corporation shall be enabled to consolidate its said indebtedness and to effect a loan to pay off the same, at a lower rate of interest and payable at longer dates than apply to the existing debt; and whereas it has also been made to appear that \$596,823.19 have been expended by the said corporation on capital account in the construction and extension of the said waterworks system which produces a revenue to the said city more than sufficient to pay off the debentures which will be required to be issued to retire outstanding debentures to the amount of \$534,628.94 issued on account of the said waterworks and which said outstanding debentures form part of the said debenture debt; and whereas the said municipal council has by its said petition prayed for the passing of an Act for the purposes aforesaid, and that new provisions be made as to the limit of the borrowing power of the said corporation; and whereas it is expedient to grant the prayer of the said petition;

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of the Pro-

vince of Ontario, enacts as follows:—

Power to borrow \$2,000,000 on debentures.

1. The corporation of the city of London may borrow for the purpose of paying its said indebtedness and consolidating its debt a sum not exceeding \$2,000,000, and may issue debentures therefor.

Application of proceeds of loan.

2. The proceeds of such loan shall be applied for the purpose of the redemption and payment of the debentures mentioned in the preamble of this Act, and the said corporation may make such arrangements with the holders thereof or any of them for paying off the same at maturity or in advance of the respective

blic schools debentures corporation, uildings the growth and nt that the nsolidate its pay off the ble at longer nd whereas 823.19 have n capital acof the said enue to the f the debenaed to retire \$534,628.94 **s** and which the said de-

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applied for ment of the of this Act, rrangements for paying off ne respective times fixed for payment thereof, on such terms and conditions as may be agreed on.

3. The said corporation may also buy in the said Substitution of debentures or may agree with the holders of them or issued under Act any of them whether the time fixed for payment of debentures. them shall have arrived or not for the substitution for them or any of them of debentures to be issued under the authority of this Act at such price and on such terms and conditions as may be deemed best.

4. All charges and expenses of and incidental to Payment of extended in the payment or redemption of the debentures men-redeming existioned in the preamble to this Act may be paid out in debentures. of the proceeds of the said loan.

5. The debentures to be issued under the author-payment of ity of this Act shall be known as "City of London General Consolidated Loan Debentures," and may be made payable in Canada or Great Britain, the United States of America or elsewhere, and in any currency and shall be in sums of not less than \$100 Canadian currency or £20 sterling money of Great Britain.

6. The said debentures shall be made payable Term of debenwithin forty years from the first day of July next.

7. Coupons may be attached to the said deben-Payment of tures for the payment of the interest thereon at such rate not exceeding four per centum per annum as to the said corporation may seem meet, and the interest may be made payable yearly or half yearly.

8. The said municipal council shall levy in each Amount to be year during the said period of forty years the sum of \$101,047 for the payment of the debt created by the issue of the said debentures and the interest thereon instead of the sums which would require to be raised for those purposes under the provisions of *The Muni-Rev. Stat. c. 184. cipal Act*, and so much of the said sum as shall not be required to pay the annual interest on the said debentures shall, subject to the provisions of section 10 of

Application of sinking fund.

9. The said corporation may from time to time apply any part of the sinking fund which shall have been raised for the payment of the whole issue of the said debentures by this Act authorized to be issued under the foregoing provisions thereof and the income arising from the investment thereof, and any sum, for the time being, at the credit thereof in paying off the principal of any of the said debentures which shall become payable before the expiration of the said period of forty years, when and as the same shall become payable.

Rates required by former by-

10. It shall not be necessary for the said corporalaws need not be tion to raise or levy hereafter the rates or sums imposed or required to be levied by the by-laws under the authority of which the said outstanding debentures, or any of them, were issued, and any sum required to pay the annual interest on the said outstanding debentures, may to the extent of \$80,000 per annum be paid out of the said sum of \$101.047 and so much of such annual interest as the said sum of \$80,000 shall be insufficient to pay, may be paid out of the proceeds of the said loan.

Payment of cer-

11. The said corporation may instead of raising tain sums out of proceeds of new under the authority conferred by the Act passed in loan, the 53rd year of Her Majesty's reign, intituled An Act respecting the City of London, the residue of the sum of \$130,000, mentioned in section 17 of the said Act, which has not already been raised, provide the same out of the proceeds of the loan by this Act authorized to be effected for the payment and consolidation of its said outstanding indebtedness.

Assent of electors not re quired.

12. It shall not be necessary that any by-law, which shall be passed for the issue of any of the debentures, the issue of which is authorized by the foregoing provisions of this Act, shall be submitted for the approval of or receive the assent of the ratepaye redemption

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ers of the said city of London, in accordance with the provisions of The Municipal Act, and it shall be suffi-Rev. Stat. c cient if any such by-law be in the form in the schedule "A" to this Act set forth, notwithstanding the provisions of the said Act.

13. The sinking fund held by the said corporation Application of for the redemption of the debentures in the preamble fund. of this Act mentioned may be used and applied in paying off, under the provisions of this Act, any of the said debentures, and not otherwise and the securities in which the said sinking fund may be invested may be sold and converted into money in order that it may be so used and applied.

14. No irregularity in the form of the debentures Irregularities in form not to inissued under the authority of this Act, or any by-law validate debenauthorizing the issue thereof, shall render the same invalid or be allowed as a defence to any action against the said corporation for the recovery of the amount thereof or the interest thereon or any part thereof.

15. The purchaser of any of the debentures which Purchaser of shall be issued under the authority of this Act shall bound to see to application of not be bound to see to the application of his purchase proceeds. money, and any of the said debentures, which shall purport to have been issued under the authority of this Act, shall be conclusively presumed in favor of the purchaser thereof to have been so issued.

16. Nothing in this Act contained shall be con-Outstanding de strued as giving to the said corporation any author-redeemable before maturing. ity to pay off or redeem any of the debentures in the preamble to this Act mentioned, before the maturity thereof, without the consent of the holder thereof.

17. The said corporation may, if it shall deem it Payment of expedient so to do, from time to time borrow on the bentures. security of the debentures by the foregoing provisions of this Act authorized to be issued, such sums as it may require for the purpose of paying off or redeeming the debentures in the preamble to this Act mentioned or any of them, and may hypothecate or pledge

the said debentures, or any of them, as security for the moneys so borrowed, when and with such rate of interest as to the said corporation shall seem meet.

35 V. c. 75 8. 7 repealed.

18. Section 7 of the Act, passed in the 35th year of Her Majesty's reign, intituled An Act respecting the debt of the City of London, is repealed.

Borrowing powers of corporation.

19. The limit of the borrowing power of the said corporation shall, notwithstanding the provisions of any Act or law to the contrary, be twelve and onehalf per centum of the assessed value of the whole ratable property of the said city of London as shewn by the last revised assessment roll for the time being of the said city.

Mode of computing indebtedness of corporation for the purpose of ascertainness of corporation for the purpose of corporation for the corporation for next preceding section, has been reached, the amount of its indebtedness for waterworks purposes being the sum of \$534,628.94, as heretofore mentioned, and any liability in respect of local improvement debentures, issued by the said corporation, shall not be reckoned as part of such indebtedness, but shall be excluded in computing the same.

Aid to railways,

The corporation may, subject to the provisions of this Act, pass a by-law for granting a bonus to any railway company for the establishment, erection and maintenance within the said city, of car or other shops of such railway company or in connection with its business, and such bonus shall be deemed a bonus to a railway company within the meaning of section 634 of The Municipal Act, and the provisions of such Act shall apply to such by-law.

Rev. Stat c. Short title.

22. This Act may be known and cited as "The City of London Debt Consolidation Act, 1891."

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BY-LAW No. 787.

Respecting the Erection of Electric Light, Telegraph and Telephone Poles and Wires.

Passed 17th April, 1893.

THE Municipal Council of the corporation of the city of London enacts as follows:

1. No pole, post or pillar or other erection in-Poles not to be tended to carry any electric light, telegraph or telephone wire shall hereafter be erected upon any street, or other public place within the limits of the city of London unless authorized by a by-law of the corporation of the city of London.

2. No electric light, telegraph or telephone wires or wires strung shall hereafter be strung, affixed or erected over, ized by by law. under, in or upon any street or other public place within the limits of the city of London unless authorized by a by-law of the corporation of the city of London.

BY-LAW & AGREEMENT

RELATING TO THE

Canadian General Electric Co'y

(LIMITED.)

BY-LAW No. 788.

To Regulate the Erection and Maintenance of Electric Light Poles and Wires by The Canadian General Electric Company (Limited).

Passed 17th April, 1893.

Preamble.

WHEREAS an application has been made by The Canadian General Electric Company (Limited) (hereinafter called the Company) for leave to erect and maintain electric light poles and wires upon the streets of the city of London for the distribution and supply of electricity in the said city.

AND WHEREAS it is expedient to grant to the Company the right to erect and maintain electric light poles and wires upon the terms and conditions

and as hereinafter set forth.

BE IT THEREFORE ENACTED by the municipal council of the corporation of the city of London as follows:

Erection of poles.

1. The Company, its successors and assigns, may, under and subject to the provisions of this by-law, erect and maintain electric light poles and wires for the distribution and supply of electricity in the city of London, for all the purposes of the Company, upon the highways in the said city, except upon

certain parts of upon the highways in the said city, except upon streets excepted. Dundas Street between Wellington Street and Ridout

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nicipal counn as follows : ssigns, may, this by-law, nd wires for y in the city e Company, except upon and Ridout Street and Richmond Street from the Grand Trunk Railway Company's track to Queen's Avenue; provided, however, that no pole shall be erected by the Company, its successors or assigns, on the same side of any street upon which any telephone or telegraph wires are strung.

2. Subject as aforesaid the Company, its succes-Regulation resors or assigns, may, if permission so to do be ob- of poles and tained by it from the persons owning such poles, affix wires.

to or string their wires upon the poles on the west side of Richmond Street which have been there placed by the Great North Western Telegraph Company and the Canadian Pacific Telegraph Company, and may also affix to or string their wires upon the poles on the north side of Dundas Street which have been there placed by the Canadian Pacific Telegraph Company, and may, on Dundas Street between Wellington Street and Ridout Street and on Richmond Street between the Grand Trunk Railway Company's track and Queen's Avenue, at not more than two places in each block, string wires across the said portions of the said streets for the purpose of supplying their customers on the other side of the said streets, but no wire shall be so strung or maintained which shall, in the opinion of the city engineer for the time being of the said city of London, be dangerous, and, if permission in writing be obtained from the city engineer for the time being of the said city, may also with the consent of the owners of the property, place such brackets as the said engineer may from time to time approve of on such private property on the west side of Richmond street, between the Grand Trunk Railway Company's trac'. and Queen's Avenue, and on such private property on the south side of Dundas street between Wellington street and Ridout street, and string wires upon such brackets.

3. Subject as aforesaid the Company, it successors May use the Electric Light or assigns, may, if permission so to do be obtained by Company poles.

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it from the persons owning such poles, affix to or string and maintain their wires, except upon Dundas street between Wellington street and Ridout street. and Richmond street from the Grand Trunk Railway Company's track to Queen's avenue, upon the present poles of the Forest City Electric Company and the Ball Electric Light Company, such wires to be so maintained only so long as the corporation of the city of London suffers or permits the said the Forest City Electric Company, and the said the Ball Electric Light Company to maintain the said poles.

Company must replace certain er wires.

4. The Company, its successors or assigns shall, poles and trans- before availing itself of any of the other provisions of this by-law, replace the poles on the north side of Dundas street, from Richmond street to Ridout street. which were erected by the Electric Light Companies. with new sixty-feet (clear of the ground) poles, and transfer the wires of the Electric Light Companies from the said present poles, and remove the said present poles within three months from the passing of this by-law.

Agreement to be entered into before this by-law takes effect.

5. This by-law shall not take effect unless within twenty days from the passing thereof the Company shall enter into an agreement, to be prepared and approved by the city solicitor, agreeing to permit the corporation of the city of London to have the use, free of charge, at any time or times the said corporation shall desire, of the poles erected by the Company under the provisions of this by-law, for the fire alarm or other wires of the said corporation; and agreeing also that the Company will give to any other Electric Light Company, or any Electric Street Railway Company, the right to affix or to string wires upon their poles if such Company be ready and willing to pay and shall agree to pay to the Company reasonable compensation for the privilege of so stringing or affixing its wires, the amount thereof to be determined by arbitration in case the parties cannot agree as to

Terms of

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s, affix to or upon Dundas Ridout street, 'runk Railway on the present ipany and the ires to be so tion of the city e Forest City Ball Electric les.

assigns shall, r provisions of north side of Ridout street, ht Companies, d) poles, and ht Companies e the said prethe passing of

unless within the Company epared and appermit the core the use, free d corporation Company une fire alarm or and agreeing other Electric reet Railway ng wires upon and willing to npany reasonso stringing or be determined ot agree as to

it, and to do no unnecessary injury thereby to the Company; and also agreeing that the Company will, upon the application of one-half the number of ratepayers in any block which is within fourteen hundred feet of any wire of the Company who desire and agree to become consumers of the electric light of the Company at the current rates for the period of one year, extend its service, properly equipping its line for that purpose with poles, wires and other necessary appliances, upon and along any street within the following area, namely, beginning at the intersection of Limit of terribile Ridout street and Horton street; thence eastward to which company must extend its Colborne street; thence north to York street; thence lines. east to Adelaide street; thence north to Princess avenue; thence west to Ridout street; thence south to the place of beginning, and upon that part of Dundas street between Colborne and Ontario streets, and upon any of the streets in Ward No. Six within a distance of one-half a mile from the Company's power house; and also agreeing that the Company will remove all poles which it shall erect and which may from time to time cease to be used by it for the period of three months, whenever so directed by the city engineer under instructions from Committee No. Two, of the Council of the said corporation, or by the Council; and also agreeing that the Company will Corporation indemnified indemnify and save harmless the said corporation against loss by accident. from all loss, damage, costs, charges and expenses which the said corporation may sustain, suffer, or be put to for or by reason or on account of any accident or injury which may happen or be done to any person, corporation or property by reason of the erection or maintenance of the said poles or wires, or of the omission by the Company to take due and proper precaution for the prevention of accidents to persons and property during or in consequence of the erection or maintenance of the said poles or wires or any of them, or otherwise in the exercise by the Company

of the powers conferred by this by-law, and that the said corporation shall not be liable for any loss or damage caused by the exercise of the powers, or any of them, conferred by section seven of this by-law.

Description of poles.

6. All poles erected by the Company, its successors or assigns, shall be straight and perpendicular. and at least sixty feet above the level of the ground. and bedded in the ground to a sufficient depth to be perfectly secure, and shall as nearly as possible be of the same shape and size, and shall be dressed and painted throughout, and all the poles shall be placed on the sides of the streets, unless otherwise directed by the engineer for the time being of the city of And all poles shall be placed in such a manner as to obstruct as little as possible the use of the streets for other purposes, and all of said poles shall be of a pattern and description to be approved of by and to be placed under the supervision of and to the satisfaction of the said engineer, and, in case any pole shall be placed or erected otherwise than in accordance with the provisions of this section, the said corporation may require it to be immediately removed and replaced by a proper one, and, in default of that being done, may remove such pole and replace it by a proper one at the expense of the Company.

Poles to be approved of by City Engineer.

Wires may be cut in case of fire. 7. Where, in case of fire, the chief engineer or person in charge of the fire brigade shall deem it necessary, he shall have the right to cut or pull down any wires of the Company which obstruct the operations of the firemen, or to direct that they shall be cut or pulled down, and also to require the company to shut off the electric current at or near the building or buildings which may be on fire, and the said corporation shall not be liable for any loss or damage caused thereby.

Surface height of wires above street.

8. No wire shall be erected, affixed or strung at a less height than forty-five feet above the surface of the street, on Dundas street between Wellington street

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l or strung at a he surface of the Tellington street and Ridout street, or on Richmond street between the Grand Trunk Railway Company's track, and Fullarton street, except with the written consent of the city engineer of the said city for the time being, and No. Two Committee of the said Council, and in the remainder of the city the wires shall be surung under the direction and to the satisfaction of the city engineer for the time being of the said city, and the said Committee No. Two.

AGREEMENT.

A RTICLES OF AGREEMENT made the third day of May, A.D. 1893.

Parties

Between the Canadian General Electric Company (Limited) (hereinafter called the Company) of the one part, and the corporation of the city of London (hereinafter called the Corporation) of the other part.

By-law No. 725

Whereas by by-law number 725 of the corporation passed on the seventeenth day of April, A.D. 1893, to regulate the erection and maintenance of electric light poles and wires by the Canadian General Electric Company (Limited), it is provided that the same shall not take effect unless within twenty days from the passing thereof the Company shall enter into an agreement as provided by the said by-law.

Agreement in pursuance of By-law. And Whereas this agreement is entered into in pursuance of the provisions of the said by-law.

Now this Agreement Witnesseth that the Company for itself, its successors and assigns, covenants and agrees to and with the Corporation, its successors and assigns, in manner following, that is to say:

Corporation may use poles of Company.

1. That the Company, its successors and assigns, will permit the Corporation and its successors to have the use, free of charge, at any time or times the Corporation or its successors shall desire, of the poles which may or shall be erected by the Company, its successors or assigns, under the provisions of the said by-law, for the fire alarm or other wires of the Corporation, or its successors.

Use of poles by other Compan-jies.

2. That the Company, its successors and assigns, will give to any other Electric Light Company, or any Electric Street Railway Company, the right to affix or string wires upon the poles of the Company, its successors or assigns, if such other Electric Light

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and assigns, npany, or any right to affix Company, its dectric Light Company or Electric Street Railway Company be ready and willing to pay and shall agree to pay to the Company, its successors or assigns, reasonable compensation for the privilege of so stringing or affix ing their wires (the amount thereof to be determined by arbitration in case the parties cannot agree as to it) and to do no unnecessary injury thereby to the Company.

2a. That the Company, its successors and assigns, Company to exwill, upon the application of one-half the number of tend its lines is ratepayers in any block within the limits of the city of London which is within fourteen hundred feet of any wire of the Company, its successors or assigns, who desire and agree to become consumers of the electric light of the Company, its successors or assigns, at the current rates for the period of one year, extend its service, properly equipping its line for that purpose with poles, wires and other necessary appliances, upon and along any street within the following area, namely, beginning at the intersection of Ridout street Boundaries within which and Horton street thence eastward to Colborne lines to be extended. street, thence north to York street, thence east to Adelaide street, thence north to Princess avenue, thence west to Ridout street, thence south to the place of beginning, and upon that part of Dundas street between Colborne and Ontario streets, and upon any of the streets in ward number six within a distance of one-half a mile from the Company's power house.

3. That the Company, its successors or assigns, Engineer may will remove all poles which it, its successors or as-to-remove signs, shall erect, or cause to be erected, and which for the successors or assigns, for the period of three months, whenever so directed by the City Engineer for the time being of the said city of London under instructions from Committee number Two of the Council of the corporation or by the said Council.

Corporation indemnified against loss by accident, etc.

4. That the Company, its successors and assigns, will indemnify and save harmless the Corporation, its successors and assigns, of and from all loss, damage. costs, charges and expenses which the Corporation. its successors or assigns, may sustain, suffer or be put to for or by reason or on account of any accident or injury which may happen or be done to any person. corporation or property by reason of the erection or maintenance of the poles or wires of the Company, its successors or assigns, or of the omission by the Company, its successors or assigns, to take due and proper precaution for the prevention of accidents to persons and property during or in consequence of the erection or maintenance of the said poles or wires or any of them or otherwise in the exercise by the Company, its successors or assigns, of the powers conferred by the said by-law.

Wires of Company may be cut in case of fire.

5. That if in case of fire the chief engineer or person in charge of the fire brigade of the city of London shall deem it necessary he shall have the right to cut or pull down any wires of the Company, its successors or assigns, which obstruct the operations of the firemen or to direct that they shall be cut or pulled down, and also to require the Company, its successors or assigns, to shut off the electric current at or near the building or buildings which may be on fire, and the Corporation, its successors or assigns, shall not be liable for any loss or damage caused by the exercise of the said powers or any of them and that, upon being so required, the Company, its successors or assigns, will shut off the electric current as aforesaid.

60 ft. poles to be erected on certain streets.

6. That the Company will, before availing itself of any of the other provisions of the said by-law, replace the poles on the north side of Dundas street from Richmond street to Ridout street which were erected by the electric light companies with new sixty-feet (clear of the ground) poles and transfer the wires

and assigns, rporation, its loss, damage, Corporation, suffer or be any accident o any person, e erection or he Company, ission by the take due and accidents to quence of the es or wires or by the Comers conferred

f engineer or of the city of hall have the che Company, et the operathey shall be the Company, e electric curgs which may successors or as or damage wers or any of the Company, f the electric

availing itself id by-law, rebundas street t which were with new sixtysfer the wires of the electric light companies from the said present poles and remove the said present poles within, at latest, three months from the passing of the said by-law.

7. That all poles erected by the Company, its, If poles not traight, etc. successors or assigns, shall be straight and perpen-they may be removed, dicular and in all other respects the same as is proyided by section six of the said by-law and shall be placed as therein provided, and in the event of any pole being placed or erected otherwise than in accordance with the provisions of the said section of the said by-law the Corporation or its successors may require it to be immediately removed and replaced by a proper one as provided by the said section and in default of that being done may forthwith remove such pole or cause it to be removed and replaced by a proper one, and the Company, its successors or assigns, will immediately upon demand after such removal pay the Corporation or its successors the expense of the removal of such pole and replacing it by a proper one.

IN WITNESS WHEREOF the Company has caused to be affixed its corporate seal and the President of the Company has set his hand this third day of May, A.D. 1893.

Signed,
Sealed and Delivered in presence of, as to the signature of the Mayor,
C. A. Kingston.

E. T. Essery,

Mayor.
H. P. Dwight,
Vice Pres Gen'l E. Co.
Frederic Nicholls,
Managing Director.

BY-LAWS

-OF THE-

Police Commissioners.

BY-LAW.

A By-Law of the Police Commissioners of the City of London to license and regulate Junk Shops and dealers in secondhand goods, wares or merchandise.

Passed 12th May, 1893.

Preamble.

WHEREAS, by "The Consolidated Municipal Act. 1892," section of 436, power is given to the Board of Commissioners of Police in cities to license and regulate second-hand stores and junk stores.

THEREFORE, the Board of Commissioners of Police

for the City of London, enacts as follows:

Keepers of second-hand

1. Upon the first day of January in every year shops, etc., to take out annual there shall be taken out by every person or persons who shall keep a shop or other place for the purchase, exchange or sale of second-hand goods, wares or merchandise, or who shall keep what is known as a second-hand shop, or a junk shop, place or warehouse, a license therefor. The said license shall be issued by the Chief of Police for the City of London and shall be granted upon the applicant's compliance with the conditions hereinafter contained.

Keepers of junk stores to be reported on by Police Dept.

2. Every person dealing in the purchase, exchange or sale of second-hand goods, wares or merchandise, or who shall keep what is known as a second-hand shop, or a junk shop, shall be known as and declared to be a dealer in second-hand goods, and shall take ers.

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May, 1893.

Iunicipal Act, given to the ties to license ak stores.

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on every year on or persons the purchase, wares or mers known as a lace or warecense shall be by of London is compliance

ase, exchange merchandise, i second-hand and declared and shall take out a license as provided in this By-law; and such license shall not be issued until a satisfactory report upon the character of such applicant therefor be procured from the Police Department. The words "goods, wares and merchandise," where used in this By-law, shall not be taken to mean or include goods purchased at public auction, bones, bottles, waste paper, pianos, sewing machines or rags, but shall include whole garments sold as rags.

- 3. No person shall deal in second-hand goods, Penalty in case wares or merchandise in the City of London without taken. taking out such a license, under a penalty of \$10 for each day that he or she shall exercise the said trade without such license.
- 4. Every person receiving such license shall pay License fcc. therefor the sum of \$10 to the City.
- 5. No person shall by virtue of one license keep One license more than one house or shop, or place for taking in each shop. goods.
- 6. Any number of persons carrying on trade as second-hand dealers in partnership in the same house, shop or place, need only take out a license for one house.
- 7. Every dealer in second-hand goods, wares or pealer to record merchandise shall keep a book which shall contain a in a book. record of all purchases or exchanges made by him in the course of his business. The entries in such book shall be made in the English language in ink, at the time or immediately after such purchase, and shall include an accurate description of the article or thing bought, the price paid therefor, the name and residence of the person or persons selling the same, and if the purchase shall be made in the shop of the said dealer, in addition to the name of the said person or persons selling the same there shall be added a description of such person or persons. No entry in such book shall be erased or obliterated.

Duty of dealer when goods offered for sale being stolen.

8. If any person offers to sell or exchange any offered for sale goods, articles or thing to any dealer in second-hand goods, or his or her servant, and is unable to give a satisfactory account of himself or herself, or of the means whereby he or she became possessed of the said goods, article or thing, or wilfully gives any false information to any such dealer, or his or her servant. as to whether such goods, article or thing are his or her property or not, or if there is any other reason to suspect that such goods, article or thing have been stolen or otherwise illegally or clandestinely obtained. the said dealer, or his or her servant, shall endeavor to ascertain the address of the party and at once report the circumstances to the police.

Dealer not to purchase from years of age or of liquor.

9. No dealer in second-hand goods shall receive. person under 15 purchase or exchange any goods, article or thing from under influence any person who appears to be under the age or fifteen years, or from any person under the influence of liquor nor receive any goods, article or thing upon any Fast or Thanksgiving day duly appointed by proclamation, nor on any Sunday, nor on any other day before seven a.m., nor after eleven p.m., except on Saturday evenings and other evenings preceding any statutory holiday, when such dealer in secondhand goods may keep his or her place of business open till twelve o'clock p.m.

Dealer to keep goods 48 hours

10. No dealer in second-hand goods shall dispose of any goods, article or thing purchased or recoved in exchange by him or her, or his or her servant, until after the expiration of forty-eight hours after such purchase.

Record book to be furnished dealer by municipality.

11. The book referred to in section seven shall be furnished to every dealer in second-hand goods by the Chief of Police at the expense of the municipality, and shall be the property of the municipality, and shall always be open to the inspection of every police officer and constable in the municipality.

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seven shall be I goods by the municipality, nicipality, and of every police 12. And any licensed dealer refusing to exhibit Penalty for not producing this book to any police officer or constable for inspection, on demand, shall be liable to a penalty of \$10 for each offence to be collected on complaint made before any Police Magistrate or Justice of the Peace.

13. That any person guilty of an infraction of any Penalty. of the provisions of this By-law shall be liable on conviction to be fined in any sum not exceeding fifty dollars, exclusive of costs; and, in case of non-payment of the fine and costs, the same may be levied by distress and sale of the goods and chattels of the offender, and in case of the non-payment of the fine and there being no distress found out of which the same can be levied, such offender shall be liable to be imprisoned in the common gaol of the County of Middlesex, with or without hard labor, for any period not exceeding twenty-one days.

14. In addition to every other penalty herein provided it shall be in the discretion of the convicting Magistrate to report the circumstances of any particular offence to the Board of Police Commissioners, who, if they think proper, shall have power to forfeit and cancel the license of any such license holder.

Passed 12th May, 1893,

Preamble.

WHEREAS, by section 436 of "The Consolidated Municipal Act, 1892," power is given to the Board of Commissioners of Police in Cities to regulate and license the owners of cabs, carriages, omnibusses and other vehicles used for hire, for establishing the rates of fare to be taken by the owners or drivers, and for enforcing payment thereof.

THEREFORE the Board of Commissioners of Police

for the City of London enacts as follows:

Meaning of "Horse." 1. The word "horse," wherever the same occurs in this By-law, shall include any animal used for drawing a cab or other vehicle used for hire for the conveyance of persons from place to place within the City.

Repeal of other By-laws. 2. That, from and after the passing of this Bylaw, all the By-laws relating to cabs, carriages, omnibusses and other vehicles used for hire for the conveyance of persons in the City of London of the Board of Commissioners of Police, which are inconsistent with the provisions of this By-law shall be and the same are hereby repealed.

Vehicles used for hire to be licensed.

3. That, from and after the passing of this Bylaw, no person shall set up, use or drive in the City of London any cab, carriage, omnibus or other vehicle used for hire for the conveyance of persons from place to place within the said City, without having first obtained a license from the said Board of Com-

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May, 1893.

Consolidated given to the Cities to regurriages, omnior establishing ners or drivers,

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ng of this Byive in the City or other vehicle persons from vithout having Board of Commissioners, which said license may be in the form "A" to this By-law annexed.

Provided, however, that nothing herein contained Proviso as to shall prevent a livery stable keeper, duly licensed keepers. under the provisions of the By-law of the Board of Commissioners of Police for the City of London, intituled "By-law relating to owners of Livery Stables," passed on the twelfth day of May, A.D. 1893, from setting up, using or driving for hire in the said City of London, during the holding of the Western Fair and no longer, his omnibus or omnibusses, which, during the said year, such livery stable keeper has been in the bona fide use and possession of and which has or have been duly inspected and passed in that year, for the conveyance of persons to and from the grounds in the said City of London where the said Western Fair is held.

4. That every chariot, coach, omnibus, coachee, Meaning of caleche, carriage, hackney carriage, cab, barouche, landau, sled, sleigh, or other vehicle by whatever name or names it may be called, whether covered or open, on wheels or runners, drawn by one or more horses or other animal power, used for hire in the said city for the conveyance of persons from place to place within the said city, shall be deemed a cab within the meaning of this By-law.

5. That the provisions of and rates of fare author-Rates of fare for ized to be charged by this By-law shall apply to cabs horse cabs. and other vehicles drawn by one or more horses, or other animals as well as to double horse cabs.

6. That the Chief Constable shall have the super-Chief Constable vision of all persons and cabs licensed under this By-same.

7. That the following shall be the duties of the Duties of Chief Chief Constable in connection with the provisions of this By-law:

(1). To act as Secretary to the Board of Commis-To be secretary sioners of Police for the city of London in all matters Police Commissioners.

relating to this By-law, and keep correct minutes of the transactions of the meetings of the said commissioners.

To report to the Board, (2). To make a report to the said Board of Commissioners of all his proceedings and transactions in the performance of his duties under this By-law once a year, and whenever else he shall be required by the said Board of Commissioners to do so.

To examine cabs, etc.

(3). To examine or cause to be examined the cab or cabs, horse or horses, harness and other equipments of every applicant for a license intended to be used thereunder and to report thereon.

To submit applications, etc.

(4). To submit at each meeting of the said Board of Commissioners all applications for licenses or for transfers of licenses, together with the names of the proposed sureties and his own report thereon.

To keep a registry of licenses.

(5). To receive and keep a registry of all applications for certificates for licenses or transfers of licences laid before the said Board of Commissioners, which shall contain the date of the application, the name or names and ages of the applicants, the names of their sureties, the residences of the applicants and sureties, the number of cabs required to be licensed by each applicant respectively, how finally disposed of, and if a license be granted, the amount paid for the same and the date of the license; also, to note all forfeitures and suspensions of licenses and such further particulars, and to keep such other books as the said Board of Commissioners may order.

To advise Treasurer of licenses.

(6). To advise the City Treasurer of all licenses or transfers of licenses, with the particulars thereof, authorized to be issued under the provisions of this By-law.

To report as to compliance with By-laws.

(7). To ascertain by inspection and inquiry from time to time, and so often as may be required by the said Board of Commissioners, whether the persons receiving licenses continue to comply with the provisions of the law and of this By-law.

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(8). To prosecute all persons who shall offend to prosecute against any of the provisions of the law or of this By-laws. By-law whensoever he shall have knowledge of the same.

8. That an act authorized to be done by the chief Appeal to Board. constable under any of the provisions of this By-law shall be subject to the decision of the said Board of Commissioners upon a written appeal directed to them by any party feeling aggrieved.

9. That all licenses granted under this By-law Licenses expire shall, unless sooner forfeited, expire on the first day

of March in each year.

10. That no license or transfer of license shall be Petition to be granted under this By-law except upon petition by license. the applicant to the said Board of Commissioners praying for the same, which said petition shall be delivered to the Chief Constable at his office, and may be in the form "B" to this By-law annexed, nor until the Chief Constable shall have reported that the applicant is a fit and proper person to have a license, and that his cab or cabs, horse or horses, harness and other equipments are in a fit and proper condition and are suitable for the public use, and that all the conditions required by law and by the By-laws, rules and regulations of the said Board of Commissioners have been complied with, which said report shall be endorsed upon the said petition, and may be in the form "C" to this By-law annexed.

11. That any licensed hotel keeper or keepers may, Licensed hotel subject to the provisions of the preceding section of cabs to their this By-law, obtain a license to run an omnibus or business. omnibuses from his or their own house with passengers to railway stations and vice versa, and any person or persons may, subject to the provisions of the preceding section of this By-law, obtain a license to run an omnibus or omnibusses or other vehicle or vehicles within the city, and the number of persons permitted to travel therein at one time shall be men-

tioned in the license, provided always that no licensed tavern or saloon keeper or employee of same shall be entitled to or granted a license for any cab or cabs under this By-law.

Omnibus must accomodate ten persons.

12. That every licensed omnibus or other vehicle in the preceding section of this By-law referred to shall be capable of accomodating not less than ten persons at one time in the inside thereof, and no greater number of persons shall be carried at one time by any such omnibus or other vehicle than is specified in the license unless under circumstances of reasonable necessity.

Stopping of omnibus.

13. That no owner or driver of any omnibus licensed under this By-law shall stop his omnibus unless for the purpose of taking or leaving passengers, and then for no longer time than may be sufficient for such persons to take their seats or leave the omnibus.

Taking in of

14. That the owner or driver of every omnibus licensed under this By-law shall, whenever he is required, stop at the sidewalk or nearest crossing to let out or take in passengers; provided always that he shall not be required to stop for the purpose of taking in passengers wherever his omnibus shall contain the full number of persons authorized by his license to be carried at one time.

Bond to be given by licensee.

15. That every person receiving a license or transfer of license under this By-law shall execute a bond or contract to the corporation of the city of London in the sum of two hundred dollars, with two sureties, freeholders or householders of the city of London, to be approved by the said Board of Commissioners, in the sum of one hundred dollars each, to observe and obey all Acts of the Legislature, and also the provisions of this By-law and all other By-laws, rules and regulations in force, from time to time made by the said Commissioners for the licensing and regulating of cabs, which bond or contract may be in the form "D" to this By-law annexed.

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ense or transecute a bond ty of London two sureties, of London, to pissioners, in o observe and also the prows, rules and made by the nd regulating e in the form 16. That no license shall be granted to any per- to whom license son under the age of twenty-one years, or to any per- son who has been convicted before any judicial authority of any felony.

17. That the fees to be hereafter paid for licenses Free for licenses. issued under this By-law shall be as follows: For each cab or sleigh drawn by one or more horses or other animals the sum of five dollars; for each omnibus for the conveyance of passengers from place to place within the city, the sum of ten dollars; for each transfer of license, the sum of two dollars. Provided, that every license or transfer of license granted under this By-law shall be invalid, inoperative and of no effect unless the applicant shall have paid to the Treasurer of the City of London the sum fixed therefor by this By-law, and shall have obtained a receipt for such payment signed by the Treasurer, whereupon the license shall be issued by the Chief Constable.

18. That every owner of one or more cabs shall Separate license take out a separate license for each cab with the name of the driver inserted in each license, and if a sleigh is used firstead of a cab the same license and number issued for the cab shall apply to the sleigh.

19. That the person in whose name a license is Licensee to be taken out for a cab shall be considered as the owner owner. of the same for the purpose of this By-law and shall be liable for the penalties therein contained.

20. That any owner or owners or person obtain-owner to ing a license under this By-law, intending that his submit name of cab or cabs shall be driven by another person shall submit for approval the name or names of the parties he intends to employ as such driver or drivers, and no cab shall be driven by any person other than those who have permission in writing so to do, which permission shall be endorsed upon the license and signed by the Chief Constable, provided always that the Chief Constable may, whenever he shall deem it ex-

Owner to take separate license for each cab, with name of driver, etc.

21. That the owner or owners of one or more cabs shall take out a separate license for each cab. with a license for driver of such cab, and whose name shall be inserted in said license, and the driver or owner or owners thereof shall give security for the good conduct of such driver in the sum of one hundred dollars, and upon any complaint and conviction for extortion, etc., the driver shall be fined not less than ten dollars and not more than forty dollars for the first offence and upon conviction on the second offence the driver shall be subject to fine or imprisonment, and the sureties shall forfeit to the city the one hundred dollars security, and the driver shall not thereafter be licensed to drive any cab or other vehicle in the city, in the discretion of the Commissioners.

Commissioners may approve of transfer of license. 22. That any person licensed under this By-law, having sold his horse or cab may have his license transferred to the purchaser if approved by the said Board of Commissioners, the transferee first complying with the provisions of section 10 of this By-law, and such transfer shall be made by endorsement on the license signed by the Chief Constable.

Cabs and equipments to be kept clean. 23. That every cab licensed under this By-law, must be kept continually clean, dry, and in good repair, with the harness, tackling and equipments used with the same, and with horses proper and sufficient to do their work, and that whenever the owner of any cab having a license for using the same under this By-law receives notice to be given to him or his driver, signed by the Chief Constable, that such cab or any horse or harness or other equipment belonging to the same is not in a fit condition for public use, pointing briefly to the reason thereof; such notice shall operate and be a suspension of his said license,

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this By-law, d in good reipments used and sufficient the owner of same under to him or his hat such cab ment belongn for public ; such notice said license,

and the same shall thereupon remain suspended and wholly inoperative until the said owners shall have again obtained a certificate signed by the Chief Constable and endorsed on his license.

24. That every owner or owners licensed under cabs may be this By-law shall, when required, submit his or their chief Constable. cab or cabs for the inspection of the Chief Constable both before and during the continuance of his or their licenses, and no owner or driver shall at any time when his cab is not employed prevent or hinder the said Chief Constable or other person authorized by him from entering his cab for the purpose of inspecting the same.

25. That no owner or owners of any licensed cab cab owners not shall drive or permit or suffer to be driven about the discovered and the driven about the driven about the discovered and the driven about the discovered and the driven about the discovered and the driven about the driven about the discovered and the driven about the dr streets during the day time, in any open cab or close cab belonging to him or them, during the day time, unless for the purpose of taking such persons to or from any railway station when arriving or departing from the city, notoriously bad characters or women of ill-fame.

26. That the said Board of Commissioners may License may be suspended for from time to time enquire into any alleged violation violation of Bylaw. of the provisions and requirements of this By-law, and by resolution suspend (for such time as they may think proper), cancel or abrogate any license given hereunder, if upon such enquiry they find that any person or persons receiving such licenses hereunder has violated or that his driver has violated any of the provisions or requirements of this By-law; and every license shall be suspended from the time the owner thereof shall have received notice of the resolution of the said Board of Commissioners suspending the same until the end of the period mentioned in the said resolution, and no person whose license has been so cancelled or abrogated, shall be again licensed under this By-law within twelve calendar months, if by the resolution declaring the same cancelled it shall appear

give information

27. That any driver of a cab refusing to give offito police officers, cial information to any Police Officer or Constable with reference to the address of the house or spot to which he has driven any passenger or passengers, or refusing any other information connected with his occupation required by this By-law or by any resolution of the said Commissioners, of which he shall have information or notice, shall be a sufficient ground, when established to the satisfaction of the commissioners. for suspending or cancelling the license of the cab the driver of which refuses to give information as aforesaid.

Conveyance of persons to jail,

28. That every driver of any cab shall, when called upon so to do, assist any Censtable in the conveyance in his cab of any person or persons to the common jail or any of police stations of the said city. er in the conveyance of any person to the Hospital or elsewhere, as may be required, who may be wounded or who may have met with any accident or who may have been suddenly taken ill, provided such sickness is not of an infectious nature.

Fre Department may require services of cab.

29. That whenever the services of men or horses are required to drive or haul any of the engines or other apparatus of the Fire Department of the said city to or from fires, any of the engineers of the said Fire Department or any person having in charge any engine or other apparatus may command the assistance of any horse or horses and drivers of any licensed cab, and may press such horse or horses and drivers as may be necessary to accomplish the work required, and for any such service the owner of any such horse or horses as shall be so pressed and employed shall be paid out of the appropriation for the Fire Department, on the order of the chairman of the standing committee Number Three of the city Council, a sum equal to fifty per centum advance on the regular tariff charges for the time so employed.

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to give offir Constable se or spot to ssengers, or l with his ocny resolution hall have inround, when mmissioners, of the cab the as aforesaid. shall, when le in the conersons to the the said city. the Hospital vho may be v accident or provided such

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- 30. That the said Board of Commissioners shall Copies of By-law furnish at the cost of the city, to each party taking to be given out a license, one copy of this By-law, two cards containing the tariff, and such other provisions of this By-law as the Board of Commissioners may approve.
- 31. That every driver who shall become inebriated, Penalty in case or shall neglect to produce his eard to any person employing him, as by the forty-fifth section of this Bylaw provided, shall be liable to the penalties of this By-law.
- 32. That it shall not be lawful for any person li-Drivers to use censed under this By-law to use any number, or ex-given by Comhibit on or about his person or about his cab any other number than the one assigned to him for his cab by the said Commissioners, and no person driving under this By-law shall remove his number from his said cab or cover or hide it from view.
- 33. That whenever the writing on any card of When driver tariff as aforesaid becomes obliterated or defaced, or new tariff card. is not distinctly legible, or whenever the same is lost or mislaid, the person to whom the license relating to such card of tariff was granted shall deliver the same, if he have it in his possession, to the Chief Constable, and upon the production of his license to the Chief Constable shall be entitled to receive a new card of tariff, upon payment therefor of the sum of twenty-five cents.
- 34. That the owner of every licensed cab or cabs cab to have on wheels shall provide and have two lamps, one on ber of cab each side of his cab, with the number of the cab painted thereon. ed in black on the side glasses in one and a half inch figures, but if and so long as the cab be on runners he need not provide such lamps, but shall affix such number to or paint it upon each side of his cab in a conspicuous place in one and a half inch figures, and of a color which can be most easily noticed, or if such cab be provided with such lamps he may have the

number painted on the side glasses thereof, as provided for cabs upon wheels.

Drivers to re-

35. That all licensed cab owners and drivers, when not actually engaged in conveying or returning from conveying persons, shall be on their respective stands ready for employment daily, except in cases of sickness or other reasonable cause; any wilful infraction of this provision shall subject the owner to the forfeiture of his license, in the discretion of the Police Commissioners.

Drivers not to be on stand on Sunday. 36. That no driver of a cab shall appear on any stand or place for hire on Sunday.

Cab stand to be located by City Council.

37. That no owner or owners or drivers of any licensed cab shall use as a cab stand or stopping-place for business, with or without his or their cab, any street or place other than those designated and appointed as cab stands by the city Council, or such place or places as may be designated and appointed by the persons having charge of any railway depot.

Dress and con-

38. That the drivers shall be decently dressed and civil and well-behaved, and while on their stands shall sit or stand sufficiently near to their cabs to have perfect control over their horses, and shall not stand in groups or in any wise obstruct the use of the sidewalks, or needlessly snap their whips or make any loud noise or disturbance, or use obscene, impertinent or abusive language, or molest, annoy or insult the owners, occupiers, inmates or inhabitants of any house opposite to or in the vicinity of their stands, or any passenger or other person.

Cruelty to horses.

39. That no person licensed under this By-law shall abuse or ill-treat or permit so to be any horse or horses used by them.

Loitering.

40. That no person driving under this By-law shall loiter about the streets with his or their cabs.

Cab to be in charge of a driver over 16 years of age.

41. That every cab when off the stand in any street, lane or alley, with horse or horses attached shall be in the charge of some person above the age

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stand in any ses attached above the age of sixteen years, to take care of such cab and the horse or horses attached.

42. That no person licensed under this By-law solicitation proshall solicit any person to take or use his or their cab. but the person wishing to use or engage any such cab shall be left to choose without any interruption or solicitation.

43. That every person licensed under this By-law, Duties of driver through himself or his driver, shall serve the first passengers person requiring his cab, and if he plead that he has accepted a previous order and therefore cannot take the present order, he shall on demand give the name of the person to whom he has so engaged together with his residence and the hour, time and place of his appointment; but no driver shall be compelled to take any order if the party calling him owes him for

previous earned fare, until the same be paid. 44. That every person or persons licensed under Appointments and engagethis By-law, through himself or his driver, shall ments to be kept by driver. punctually keep all his appointments and shall, unless his cab has been previously engaged, serve at any

place within the said city, during the hours in which he is upon the said stand, any person who may require his cab, and if he shall neglect to fulfil his engagement or be not punctual to the time of his engagement he shall be subject to the penalties of this By-law; and any person ordering a cab and not afterwards using the same shall pay to the driver of the cab the fare that he would have been entitled to have received the same as if the service had been performed for which

45. That each driver on each oceasion when his duce tariff card cab is hired shall, when demanded of him, hand to if required. the person employing him a card in the form "E" to this By-law annexed, and such card shall be, so soon as the order shall have been fulfilled, returned to the

he was engaged.

said driver, except in case of dispute regarding the fare to be paid, or if any infraction by the driver or

Driver to give his name and number if re quested. 46. That every driver licensed under this By-law shall give his name and number and show his tariff when demanded to any person having employed him or offering to employ him, or to any one to whom injury may have been done by his horse or vehicle.

Speed at which cab to travel.

47. That all licensed cabs shall travel at the rate of six miles an hour at the least, unless from accidental causes or when otherwise expressly desired by the passenger.

Immoderate driving.

48. That no person driving under this By-law shall gallop or go at an unreasonable rate on the streets, or at any railroad station or any place of resort, or block up the road or access thereto, or stop upon any of the public crossings of the streets.

Sitting on box with driver. 49. That no person shall be permitted to sit on the box with the driver, or anywhere about the cab, without the consent of the person employing such cab first expressly given for that purpose.

Change of drivers prohibited.

50. That no driver of a cab shall allow any other person to act as driver thereof in his place, unless in the case of an owner or owners of cabs who employ drivers, when in case of sickness or other sufficient cause the licensed driver may not be-able to drive; and in such case permission may be granted temporarily, to another driver without the consent of the Chief Constable.

Employment of "runners" prohibited.

51. That no person licensed or authorized to drive under this By-law shall employ or allow any runner or other person to assist or act in concert with him in obtaining any passenger or baggage at any of the stands, railroad stations or elsewhere in the said city.

Driver must faithfully care for property entrusted to him, 52. That every driver shall take due care of all property that may be delivered or entrusted to him for conveyance or safe keeping; and all property or

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money left in his cab shall be forthwith delivered over to the person swning the same, or if the owner cannot at once be found, then at the nearest police station, with all information in his possession regarding the same.

53. That it shall not be lawful for the owner or From as fixed by owners or driver of any licensed cab to demand or execute to be receive higher rates and charges than those mentioned and specified in this By-law, exclusive of tolls, whether the same shall be estimated by distance or by time.

54. That if at any time there shall be a number of Caba subject to cabs, carriages or other vehicles in any street, square, processorable public or private place within the said city, any Constable may give directions respecting the standing of such cabs, carriages and other vehicles and the route they shall go, and every driver of such cabs, carriages or other vehicles shall immediately conform to such directions.

55. That the following shall be the tariff of Tariff. charges for cabs and omnibusses in the city of London:

TARIFF OF CHARGES.

Two Horse Cabs.—For conveying one passenger Two horse cabs from one place to another within the limits of the city, with right to return to place of starting within five minutes, twenty-five cents; half fare allowed on return if detention exceeds five minutes; and full fare if the detention exceeds fifteen minutes.

Double-Horse Cabs by the Hour.—For the first Two horse cabs hour completed in conveying one to four passengers, one dollar, and for each subsequent hour, one dollar, and for fractional parts of an hour at same rate. Provided always that from ten o'clock to twelve o'clock p.m. the charge for cabs shall be one-half more than the aforesaid tariff, and after midnight to six o'clock in the morning double the aforesaid tariff.

Carrying of luggage.

57. That the owner or driver of every licensed cab shall carry, without additional charge, besides such luggage as may be placed inside the cab, one trunk; but for every additional trunk he shall be entitled to receive the sum of five cents.

Regulations in case of extortionate charges.

58. The owner or driver of any cab shall not be entitled to recover or receive any fare from any person or persons from whom he shall have demanded any greater price or rate than he is allowed to receive under this By-law, or to whom he has refused to give his card of the tariff of charges, as by the forty-fifth section of this By-law is provided; and it shall be the duty of every Police Officer to be vigilant active at all times in preventing extortion and overcharge by the owner or driver of cabs, and to be conversant with the cab tariff under this By-law, and any person using or driving in any cab shall be at liberty at any time to call upon any Police Constable and inform him the proper fare to be paid for any drive or distance in question; and all Police Officers on duty at railway stations and other places shall have supervision over all vehicles, and the owners and drivers thereof bringing travellers thereto, and in case of any dispute between the owner or driver and the party driven as to the charge to be paid for such service, it shall be the duty of any Police Officer on duty aforesaid to decide the matter between the parties as to the amount to be paid according to the tariff provided by this By-law; and on all occasions when an overcharge has been made to the knowledge of any Police Constable, it shall be his duty to prosecute the offender, irrespective of the person or persons from whom such overcharge was made.

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n under eight for children rs, half fare ll be allowed.

very licensed arge, besides the cab, one e shall be en-

shall not be m any person emanded any ed to receive efused to give he forty-fifth it shall be the lant active at vercharge by e conversant nd any person liberty at any e and inform drive or dis-'s on duty at l have superand drivers in case of any nd the party such service, ficer on duty n the parties to the tariff easions when nowledge of ity to prosecson or per-

ade.

59. That if any owner or driver of a cab shall in Penalty for misduce any person to employ him by either knowingly, deceiving wantonly or ignorantly misinforming, misleading or passengers. deceiving such person as to the time or place of the arrival or departure of any railroad car or other publie conveyance, or the location or distance from any part of the city of any railroad depot, hotel, public place or private residence, or shall induce any person to employ his cab by any false representation, or shall in any manner or form impose upon or deceive, or in any way insult, abuse or illtreat any person employing him, he shall be subject to the penalty of this Bylaw.

60. That no person employing any cab shall re-Fare to be paid. fuse, so soon as his order is completed, to pay the fare established by this by-law.

61. That all licenses granted under the provisions License to be of this By-law shall be issued by the Chief Constable Constable. on receipt of a certificate from the treasurer of the city of London that the license fees by this By-law imposed, including the following fees, which shall be paid to the city treasurer, namely, for every license License fee. one dollar, and for every bond and certificate fifty cents, have been duly paid to the said treasurer.

62. That any person or persons guilty of an in-Penalty. fraction of any of the provisions of this By-law shall, upon conviction before the Mayor, Police Magistrate or any Justice or Justices of the Peace for the city of London, on the oath or affirmation of any credible witness, forfeit and pay, at the discretion of the said Mayor, Police Magistrate, Justice or Justices convicting, a penalty not exceeding the sum of fifty dollars for each offence, together with the costs of prosecution; and, in default of payment thereof forthwith, it shall and may be lawful for the Mayor, Police Magistrate or Justice convicting as aforesaid, to issue a warrant under his hand and seal, or, in case the said Mayor, Police Magistrate and Justice or Justices, or

any two or more of them are acting together therein, then under the hand and seal of one of them, to levy the said penalty and cost or costs only by distress and sale of the offender's goods and chattels; and, in case of no sufficient distress to satisfy the said penalty and costs, it shall and may be lawful for the Mayor, Police Magistrate, Justice or Justices convicting as aforesaid, to commit the offender or offenders to the common jail of the county of Middlesex, with or without hard labor, for any period not exceeding six calendar months, unless the said penalty and costs be sooner paid.

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BY-LAW.

Relating to owners of Livery Stables.

Passed 12th May, 1893.

WHEREAS, by section 436 of "The Consolidated Preamble.

Municipal Act, 1892," power is given the Board of Commissioners of Police in cities to regulate and license the owners of Livery Stables.

The Board of Commissioners of Police for the

city of London, therefore, enacts as follows:-

1. That, from and after the passing of this By-law, Other By-laws the By-laws relating to livery stables and the owners repealed. thereof in the city of London, passed by the Board of Commissioners of Police, which are inconsistent with the provisions of this By-law shall be and the same are hereby repealed.

2. That, from and after the passing of this By-law, Livery keepers no person shall carry on the business of a livery stable license. keeper within the limits of the city of London without having first obtained a license from the said Board of Commissioness of Police, which said license may

be in the form "A" to this By-law annexed.

3. That every person keeping horses or horses and Who deemed vehicles for hire, other than such as may be included keepers. in and licensed under the By-law relating to cabs, carriages and omnibusses, etc., passed on the twelfth day of May, A.D. 1893, and other than carters or dray men, shall be deemed a livery stable keeper within the meaning of this By-law, and shall be required to take out a license thereunder annually.

4. That all licenses granted under the provisions Chief Constable of this By-law shall be issued by the chief constable to issue licenses on the receipt of the certificate hereinafter referred to signed by the chief constable and on production of

the receipt from the city treasurer provided for by sub-section (d), of section number seven of this Bylaw, and shall unless sooner forfeited, expire on the first day of March in each year.

Requirements necessary before lieense or transfer thereof is granted.

- 5. That no license or transfer of license shall be granted under this By-law except upon petition by the applicant to the said Board of Commissioners of police praying for the same, which said petition shall be delivered to the chief constable at his office and may be in the form "B" to this By-law annexed; nor until the chief constable shall have certified that the applicant is a fit and proper person to have a license and that his premises, vehicles, horses, harness and other equipments are in a fit and proper condition and are suitable for the public use, and that all the conditions required by law and by the By-laws, rules and regulations of the said Board of Commissioners of Police have been complied with. which said certificate shall be endorsed upon the said petition and may be in the form "C" to this By-law annexed.
- 6. That no license shall be granted to any person under the age of twenty-one years.

7. That the fees to be hereafter paid for licenses issued under this By-law shall be as follows:

(a). By every person owning a livery stable twenty-five dollars shall be paid.

(b). For each transfer of a license the sum of two dollars shall be paid by the applicant therefor.

(c). Provided always that the amount to be paid for any license issued between the first day of March and the first day of June in any year shall be the same as the charge for the full year; for any license issued subsequently to the first day of June and prior to the first day of September in any year, the amount shall be three-fourths of the charge for the full year, and for any license issued subsequently to the first day of September and before the first day of March

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License fees for portion of year. ded for by of this Bypire on the

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to be paid v of March shall be the any license ne and prior the amount ie full year, to the first y of March following in any year the amount shall be one half the charge for the full year.

(d). Provided also that every license or transfer of Fee to be paid before license license granted under this By-law shall be invalid, issued. inoperative and of no effect until the applicant has paid to the treasurer of the city of London the sum fixed therefor by this By-law, and has obtained a receipt for such payment on the said license, signed by the said treasurer.

8. That every person in whose name a license is Licensee regarded as taken out for a livery stable shall be considered the owner. owner thereof for the purposes of this By-law and shall be liable to the penarties herein contained.

9. That any person licensed under this By-law Commissioners may approve of transfer of license. posed of his livery stable, may have his license transferred to the purchaser, lessee or transferee, if approved of by the Board of Commissioners of Police the transferee first complying with the provisions of sub-section (d) of section 7 of this By-law.

10. That every owner of a livery stable licensed Stables and equipments to be under this By-law must keep his stables continually keptelean and in fit condition for clean, dry and in good repair, with the vehicles, har-use. ness tackling and equipments used in connection with the same and with horses proper and sufficient to do their work, and that whenever the owner of any livery stable having a li ense for keeping the same under this By-law receives notice, to be given to him or his agent, signed by the chief constable, that such stable or any vehicle, horse, harness or equipment belonging to the same is not in a fit condition for public use or in accordance with this By-law pointing out briefly the reason thereof, such notice shall operate and be a suspension of his license and the same shall thereupon remain suspended and wholly inoperative until the said owner shall have again obtained a certificate signed by the chief constable and endorsed upon his license. Provided that any livery stable

owner shall always have the right of appeal to the Board of Commissioners of Police.

Stables and equipments to be subject to inspection.

11. That every owner of a livery stable, licensed under this By-law shall, when required, submit his stables, harness, horses, vehicles and other equipments for the inspection of the chief constable both before and during the continuance of his license, and no owner shall at any time prevent or hinder the chief constable or other person authorized by him from entering the stables of such owner for the purpose of inspecting the same.

Livery keepers not to allow horses or vehicles to be cleaned in the streets.

12. That the owners and occupants of livery stables within the city of London shall not wash or clean their carriages or other vehicles or horses or cause them to be washed or cleaned in the streets or public highways or otherwise encumber the same.

Letting horse, etc., to bad characters.

13. No such owner so licensed as aforesaid shall let or hire any horse or horse and vehicle to any notoriously bad characters or women of ill-fame.

Commissioners may suspend cases.

14. The said Board of Commissioners of Police license in certain may from time to time enquire into any alleged violation of the provisions and requirements of this Bylaw, and by resolution suspend for such time as they may think proper, cancel or abrogate any license given hereunder, if upon such inquiry they find that any person having such license hereunder has violated any of the provisions or requirements of this By-law, and every license shall be suspended from the time the owner thereof shall have received notice of the resolution of the said Board of Commissioners of Police suspending the same until the end of the period mentioned in the said resolution, and no person whose license has been so cancelled or abrogated shall be again licensed under this By-law within twelve calendar months thereafter, if in the resolution declaring the same to be cancelled it shall appear that the violation of this By-law was wilful in the particular instance.

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By-law, and the time the of the resoluof Police susperiod menperson whose ated shall be twelve calenion declaring that the vioparticular in15. That any owner of a livery stable refusing to Refusal of information to any Police Officer or Consultation to police stable as to parties to whom horses or vehicles have been hired, or refusing any other information connected with his occupation required by this By-law, or by any resolution of the said Board of Commissioners of Police, of which he shall have information or notice shall be a sufficient ground when established to the satisfaction of the Board of Commissioners of

Police for suspending or cancelling the license of such

owner so refusing to give information as aforesaid.

16. No person licensed under this By-law shall Cruelty to abuse or ill-treat, or permit so to be, any horse or horses owned or used by him.

17. That all property or money left in any vehicle Return of property left in belonging to any livery stable owner licensed under vehicle. this By-law shall be forthwith delivered over to the person owning the same, or if the owner cannot at once be found, then at the nearest police station, with all information in the possession of the owner of such vehicle regarding the same.

18. That no person hiring any horse or horse and Payment of fare, vehicle from the owner of any livery stable licensed under this By-law shall refuse to pay the fare or hire for the same when he returns any such horse or horse and vehicle.

19. That any person guilty of an infraction of any Penalty. of the provisions of this By-law shall be liable on conviction to be fined in any sum not exceeding fifty dollars, exclusive of costs; and, in case of non-payment of the fine and costs, the same may be levied by distress and sale of the goods and chattels of the offender; and, in case of the non-payment of the fine, and there being no distress found out of which the same can be levied, such offender shall be liable to be imprisoned in the common jail of the county of Middlesex, with or without hard labor, for any period not exceeding twenty-one days.

BY-LAW.

For regulating and Licensing the owners of Carts and other Vehicles, used for the carriage of merchandise, for hire in the city of London.

Passed 12th May, 1893.

The Board of Commissioners of Police for the city of London, enacts as follows:—

Carters required to take out license.

1. That no person or persons shall engage in the calling of a carter for hire within the city of London, or drive any vehicle for the transportation for hire of any goods, wares or merchandise or any other thing whatsoever within the said city of London, without being licensed so to do.

Proviso as to livery keepers. 2. That nothing herein contained shall render it necessary for the keeper of a licensed livery stable within the city of London, who shall not carry on or engage in the business of a carter, to take out a carter's license in addition to his license as a livery stable keeper.

License for each

3. That one license shall not authorize any person or persons to drive more than one vehicle, but a license shall be required to be taken out for each vehicle used.

Licenseissa Jby

4. That all licenses issued under this By-law shall be issued by the chief constable upon production of the city treasurer's receipt for the proper fee payable therefor.

Licensee bond. 5. That before any person shall obtain a license to drive any vehicle for the purposes hereinbefore mentioned or any of them, he shall enter into a bond in the penal sum of one hundred dollars, with two safficient sureties of fifty dollars each, conditioned on

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May, 1893.

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n a license to nbefore menito a bond in rs, with two nditioned on the observance in all respects of the conditions of this By-law and all other By-Laws or regulations of the Board of Police Commissioners of the city of London now in force or which may be hereafter passed or promulgated

6. That the sums to be paid for licenses issued Feenforlicenses. under the provisions of this By-law shall be respec-

tively as follows:—

For every wagon or other vehicle for the carriage of goods for hire (if drawn by one horse or other animal), per annum \$2 00 For every wagon or other vehicle for the carriage of goods for hire except lorries (if drawn by two horses or other animals), per annum.....

7. That no license shall be assignable, and no per-Licenses not assignable withson shall assign his or her license or permit any other out permission. person to drive his or her vehicle unless he or she shall obtain from the chief constable permission in

writing (endorsed on his or her license) so to do.

8. That every licensed carter shall when called ts may be upon by any of the Police Commissioners or aldermen, or by the Mayor, chief constable, the city inspector of licenses, or any of the policemen of the city of London, aid and assist with his cart or other vehicle in the conveyance to prison or elsewhere of any person or persons arrested for any offence within the city of London; provided always, that it shall be lawful for every carter so employed to demand and receive for such employment his regular fare to be paid to him by the city council upon producing a certificate of the services rendered and the amount payable on account thereof from the person authorizing such employment.

9. That the license of every carter shall when is-No. of license to be painted on sued be numbered, and every carter shall cause the care. number of his license to be fairly painted on each side

of parties

of his cart or other vehicle with black paint on a white ground so as to be easily seen and read.

Cart shall be employed when fare tendered. 10. That every person licensed under the provisions of this By-law, and every person in charge of any vehicle used for carriage for hire of goods within the city of London shall employ his horse or horses or other animals or his vehicle for any person or persons when required for any lawful purpose (unless he be then actually employed) on payment or tender of his legal fare.

Swearing, etc.,

11. That no person having charge of any vehicle licensed under this By-law shall wantonly snap or flourish his whip or make use of any abusive, obscene, profane, or impertinent language whatsoever.

Shall not be on stand on Sunday. 12. That no driver of a cart or other vehicle licensed under this By-law shall appear on any stand or place for hire on Sunday.

No. of vehicle to be given when requested.

13. That the owner, driver, or person having charge of any such vehicle in the said city, shall upon being requested so to do give the number of his vehicle, the name of the owner and his or her place of abode.

Refusal to pay fare, or demand of excessive fare a breach of By-law.

14. That it shall be lawful for the owner or driver of every such bired vehicle to demand prompt payment of his lawful fare or hire of the person or persons hiring or using the same; and every person refusing to pay such fare or hire forthwith shall be guilty of a breach of this By-law. And any owner or driver as aforesaid who shall demand or exact any greater sum than the lawful fare or hire according to the provisions of this By-law, shall be guilty of a breach thereof.

Terms of

15. That all licenses shall be in force from the issuing thereof until the first day of March following.

Fares

16. That the prices or fares which may be charged by the owners or drivers of carts or other vehicles for the carriage of goods for hire shall be as follows:—

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be charged vehicles for follows:—

- If in a vehicle drawn by more than one horse or other animal...... 50 ets.
- 17. That the word "Carter" shall mean the Meaning of owner or driver of any wagon, cart, dray or other vehicle for the transportation for hire of goods, wares or merchandise of any kind.
- 18. That all drivers of carts or other vehicles Drivers not to licensed under this By-law, shall while on their stand horses. sit or stand sufficiently near their carts or vehicles to have perfect control over their horses, and shall not upon any of the streets or public places within the city at any time leave their horses unattended except in the necessary discharge of their duties while under engagement.
- 19. That any person guilty of an infraction of any Penalty. of the provisions of this By-law shall be liable on conviction to be fined in any sum not exceeding fifty dollars, exclusive of costs; and, in case of non-payment of the fine and costs, the same may be levied by distress and sale of the goods and chattels of the offender, and in case of non-payment of the fine, and there being no distress found out of which the same can be levied, such offender shall be liable to be imprisoned in the common jail of the county of Middlesex, with or without hard labor, for any period not exceeding twenty-one days.

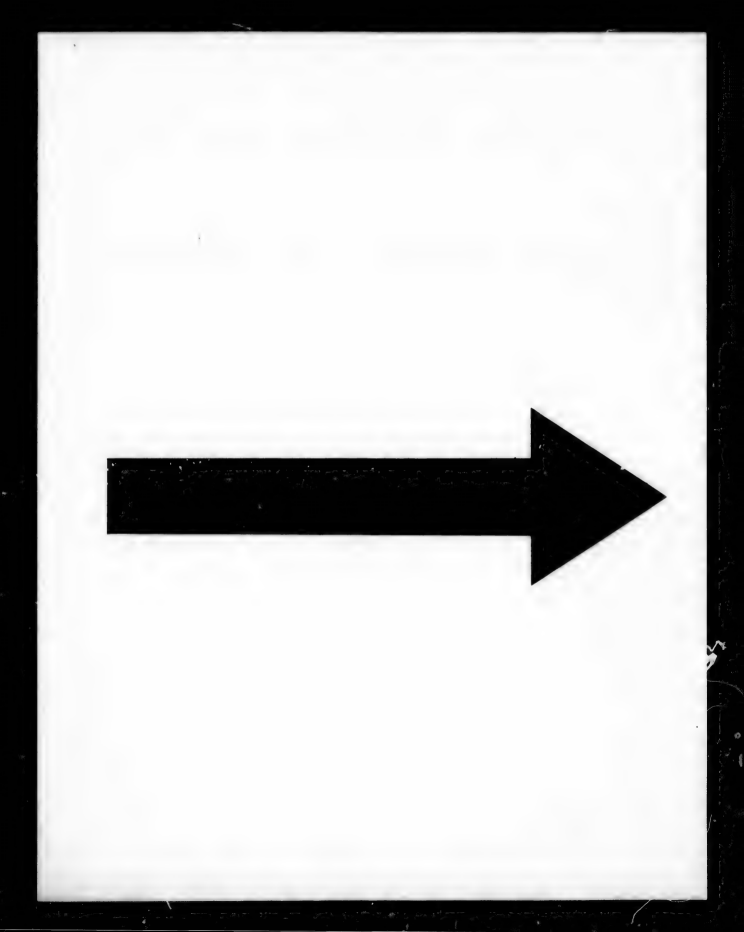
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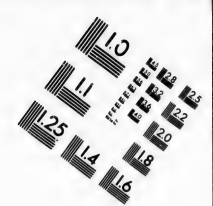
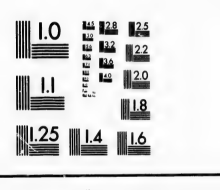
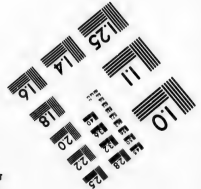


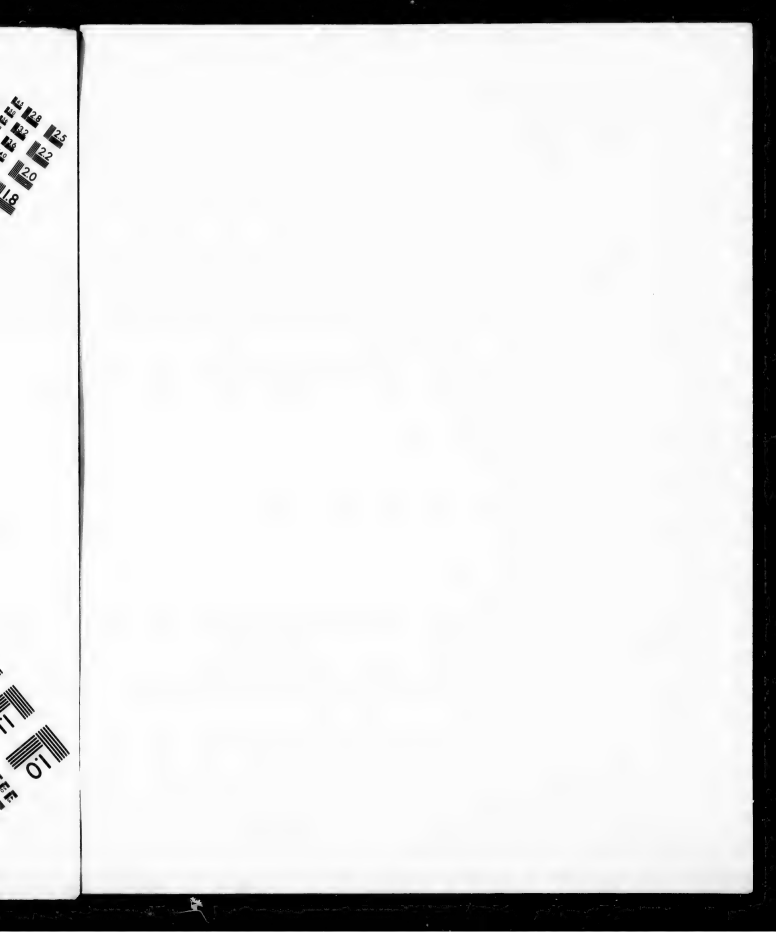
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